

This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

Usage guidelines

Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

We also ask that you:

- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + Refrain from automated querying Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + *Keep it legal* Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

About Google Book Search

Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at http://books.google.com/



WISCONSIN 1870.

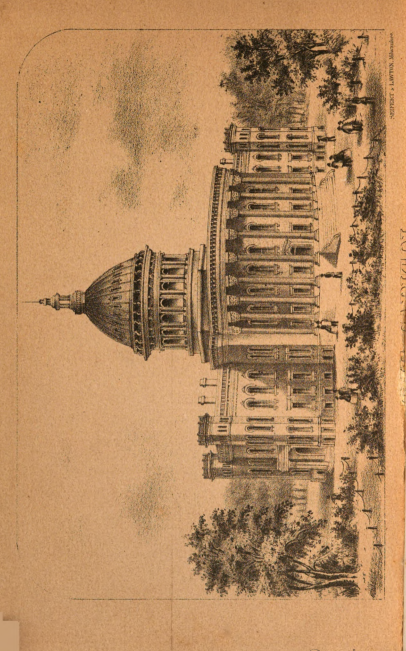
Place Book form





WI A. 1: 1870/ C.Z





Digitized by Google

THE

LEGISLATIVE MANUAL

OF THE

STATE OF WISCONSIN;

COMPRISING

JEFFERSON'S MANUAL, RULES, FORMS AND LAWS FOR THE REGULATION OF BUSINESS;

ALSO,

LISTS AND TABLES FOR REFERENCE.

COMPILED BY THE SECRETARY OF STATE, IN THE YEAR 1870.

Ninth Annual Edition.

MADISON, WIS.;
ATWOOD & RUBLEE, STATE PRINTERS, JOURNAL BLOCK.
1870.

AN ACT

TO PROVIDE FOR THE ANNUAL PUBLICATION OF A

LEGISLATIVE MANUAL.

The People of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. It shall be the duty of the Secretary of State to cause to be prepared and printed by the State Printer, annually hereafter, for the use of the Senate and Assembly, a book to be denominated a "Manual," which shall contain the Constitution of the United States and of this State, Jefferson's Manual, Rules and Orders of the Senate and Assembly, Joint Rules of the Senate and Assembly, Lists of Senators and Assemblymen, Employees of each House, Diagrams of the Senate and Assembly Chambers, Statistical and other information of the same description with that contained in the books here-tofore procured by Clerks of the two Houses, respectively, with such other matter as may be deemed useful.

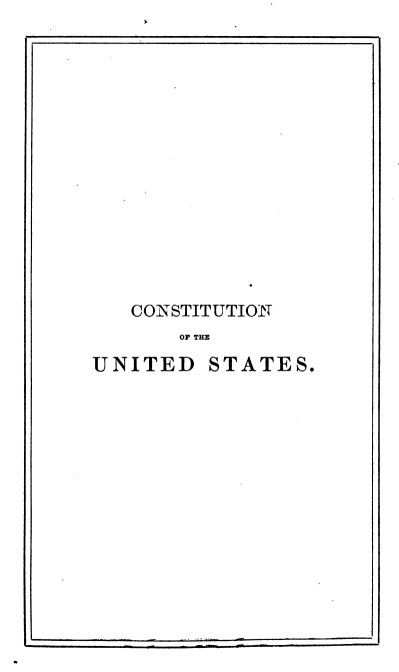
SECTION 2. The Secretary of State shall cause to be printed one thousand copies of such Manual annually, one copy of which shall be distributed to each Senator and Assemblyman within two weeks after the commencement of each Session. The remainder of each edition shall be distributed as follows: four copies to each Member of the Senate and Assembly, one copy to each of the Officers thereof, one copy to each of the State Officers, and one hundred and fifty copies shall be deposited with the Superintendent of Public Property, for the use of the succeeding Legislature.

SECTION 8. There is hereby annually appropriated out of any money in the State Treasury not otherwise appropriated, belonging to the General Fund, an amount sufficient for the expenses authorized by this act.

Approved March 21, 1866.

CALENDAR FOR 1870.

ı 						-		1	,						_
	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	,	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.
Jan.	2	- :3	4	- 5	6	· · · · · · · · · · · · · · · · · · ·	1 8	July.		 4	- 5	6	·· ₇	1 8	2 9
	9	10	11	19	12	11	15						14		
		17	18	19	20	91	$\frac{10}{22}$		17	18	10	50	24	10	00
	23	24	25	26	$\frac{27}{27}$	28	$\frac{22}{29}$		24	25	26	27	$\frac{21}{28}$	20	20
	$\overline{30}$	$\overline{31}$							31				20	20	
FEB.			1 8	2	3	4	5	Aug.		1	2	3	4	5	6
	6	7	8	9	10	11	12		7	8		10	11	12	13
				16					14	15	16	17	18	19	20
				23	24	25	26		21	22	23	24	25 	26	27
	27	2 8			٠.	· :	ن ا		28	29	30	31			
MAR.	٠.	7	1 8	2	$\frac{3}{10}$		10	SEPT.	٠;	• •	٠.	٠.	1	2	3
	6	11	15	16	17	10	12		$\frac{4}{11}$	5	6		3	9	10
ļ	3U	91	22	23	24	25	26			10	3U 19	91	$\frac{15}{22}$	05 TO	24
1	$\frac{20}{27}$	28	29	30	31	20	20		25	26	$\frac{20}{27}$	28	$\frac{22}{29}$	20 20	44
APR.						i	2	Ост.	20						1
	3	4	5	6	7	8	9	Ост.	2	3	4	5	6	7	8
	10	11	12	13	14	15	16		9	10	11	12	13	14	15
	17	18	19	20	21	22	$\begin{array}{c} 16 \\ 23 \end{array}$		16	17	18	19	20	21	22
	24	25	26	27	28	29	30		23	24	25	26	27	28	29
	٠.	٠.	٠:		٠:	٠.	· <u>:</u>		30	31	٠.:	٠.		. :	٠. ا
MAY.	1	2	$\frac{3}{10}$	4	5		7	Nov.		٠.,	1	2		4	5
	8	9		18	10	13	14		6	7	18	9	17	11	12
	$\frac{10}{22}$	28	24	25	26	20 97	$\frac{21}{28}$		50	$\frac{14}{21}$	99	25	24	10 95	26.
-		30		20		41	20		$\frac{20}{27}$	28	29	30	41	20	40
JUNE.	-			i	2	3	4	DEC.	Ī.,				i	2	3
	5	6	7	8	9	10	11	İ	4	5	6	7			10
	12	13	14	15	16	17	18		11	12	13	14	15	16	17
	19	20	21	22	23	24	25						22		
1	26	97	28	29	130		1	I	95	26	27	128	29	20	21



CONSTITUTION.

We, the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and sectore the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America.

ARTICLE I.

SECTION I.

All legislative powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

SECTION II.

The House of Representatives shall be composed of members chosen every second year by the people of the several States, and the electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State legislature.

No person shall be a Representative who shall not have attained the age of twenty-five years, and been seven years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State in which he shall be chosen.

Representatives and direct taxes shall be apportioned among the several States which may be included within this Union, according to their respective numbers, which shall be determined by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three-fifths of all other persons. The actual enumeration shall be made within three years after the first meeting of the Congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of Representatives shall not exceed one for every thirty thousand, but each State shall have at least one Representative; and until such enumeration shall be made, the State of New Hampshire shall be entitled to choose three, Massachusetts eight, Rhode Island and Providence Plantations one, Connecticut five, New York six, New Jersey four, Pennsylvania eight, Delaware one, Maryland six, Virginia ten, North Carolina five, South Carolina tive, and Georgia three.

When vacancies happen in the representation from any State, the executive authority thereof shall issue writs of election to fill such vacancies.

The House of Representatives shall choose their Speaker and other officers; and shall have the sole power of impeachment.

SECTION III.

The Senate of the United States shall be composed of two Senators from each State, chosen by the legislature thereof, for six years; and each Senator shall have one vote.

Immediately after they shall be assembled in consequence of the first election, they shall be divided as equally as may be into three classes. The seats of the Senators of the first class shall be vacated at the expiration of the second year; of the second class, at the expiration of the fourth year, and of the third class, at the expiration of the sixth year, so that one-third may be chosen every second year; and if vacancies happen by resignation or otherwise, during the recess of the legislature of any State, the executive thereof may make temporary appointments until the next meeting of the legislature, which shall then ill such vacancies.

No person shall be a Senator, who shall not have attained to the age of thirty years, and been nine years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State for which he shall be chosen.

The Vice President of the United States shall be President of the Senate, but shall have no vote, unless they be equally divided.

The Senate shall choose their other officers, and also a President pro tempore in the absence of the Vice President, or when he shall exercise the office of President of the United States.

The Senate shall have the sole power to try all impeachments. When sitting for that purpose, they shall be on oath or affirmation. When the President of the United States is tried, the Chief Justice shall preside: and no person shall be convicted without the concurrence of two-thirds of the members present.

Judgment in cases of impeachment shall not extend further than to removal from office, and disqualification to hold and enjoy any office of honor, trust or profit under the United States: but the party convicted shall nevertheless be liable and subject to indictment, trial, judgment, and punishment, according to law.

SECTION IV.

The times, places, and manner of holding elections for Senators and Representatives shall be prescribed in each State by the legislature thereof; but the Congress may at any time by law make or alter such regulations, except as to the places of choosing Senators.

The Congress shall assemble at least once in every year, and such meeting shall be on the first Monday in December, unless they shall by law appoint a different day.

SECTION V.

Each house shall be the judge of the elections, returns, and qualifications of its own members, and a majority of each shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may be

authorized to compel the attendance of absent members, in such manner, and under such penalties, as each house may provide.

Each house may determine the rules of its proceedings, punish its members for disorderly behavior, and with the concurrence of two-thirds, expel a member.

Each house shall keep a journal of its proceedings, and from time to time publish the same, excepting such parts as may in their judgment require secrecy, and the yeas and nays of the members of either house on any question shall, at the desire of one-fifth of those present, be entered on the journal.

Neither house, during the session of Congress, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two houses shall be sitting.

SECTION VI.

The Senators and Representatives shall receive a compensation for their services, to be ascertained by law, and paid out of the Treasury of the United States. They shall in all cases except treason, felony and breach of the peace, be privileged from arrest during their attendance at the session of their respective houses, and in going to and returning from the same; and for any speech or debate in either house, they shall not be questioned in any other place.

No Senator or Representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the United States, which shall have been created, or the emoluments whereof shall have been increased during such time; and no person holding any office under the United States, shall be a member of either house during his continuance in office.

SECTION VII.

All bills for raising revenue shall originate in the House of Representatives; but the Senate may propose or concur with amendments as on other bills,

Every bill which shall have passed the House of Representatives and the Senate, shall, before it become a law, be presented to the President of the United States; if he approve he shall sign it, but if not he shall return it, with his objections to that house in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If after such reconsideration two-thirds of that house shall agree to pass the bill, it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of that house, it shall become a law. But in all cases the votes of both houses shall be determined by yeas and nays, and the names of the persons voting for and against the bill shall be entered on the journal of each house respectively. If any bill shall not be returned by the President within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the Congress by their adjournment prevent its return, in which case it shall not be a law.

Every order, resolution, or vote to which the concurrence of the Senate and House of Representatives may be necessary (except on a question of adjournment) shall be presented to the President of the United States; and before the same shall take effect, shall be approved by him, or being disapproved by him, shall be repassed by two-thirds of the Senate and House of Representatives, according to the rules and limitations prescribed in the case of a bill.

SECTION VIII.

The Congress shall have power to lay and collect taxes, duties, imposts and excises, to pay the debts and provide for the common defence and general welfare of the United States; but all duties, imposts and excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;

To regulate commerce with foreign nations, and among the several States, and with the Indian tribes;

To establish an uniform rule of naturalization, and uniform laws on the subject of bankruptcies throughout the United States;

To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures;

To provide for the punishment of counterfeiting the securities and current coin of the United States:

To establish post offices and post roads;

To promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries;

To constitute tribunals inferior to the Supreme Court;

To define and punish piracles and felonies committed on the high seas, and offenses against the law of nations;

To declare war, grant letters of marque and reprisal, and make rules concerning captures on land and water;

To raise and support armies, but no appropriation of money to that use shall be for a longer term than two years;

To provide and maintain a navy;

To make rules for the government and regulation of the land and naval forces;

To provide for calling forth the militia to execute the laws of the Union, suppress insurrections and repel invasions;

To provide for organizing, arming, and disciplining the militia, and for governing such part of them as may be employed in the service of the United States, reserving to the States respectively, the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Congress;

To exercise exclusive legislation in all cases whatsoever, over such district (not exceeding ten miles square) as may, by cession of particular States, and the acceptance of Congress, become the seat of the government of the United States, and to exercise like authority over all places purchased by the con-

sent of the legislature of the State in which the same shall be, for the erection of forts, magazines, arsenals, dockyards, and other needful buildings;—and

To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the Government of the United States, or in any department or officer thereof.

SECTION IX.

The migration or importation of such persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the year one thousand eight hundred and eight, but a tax or duty may be imposed on such importation, not exceeding ten dollars for each person.

The privilege of the writ of habeas corpus shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it.

No bill of attainder or ex post facto law shall be passed.

No capitation, or other direct tax shall be laid, unless in proportion to the census or enumeration hereinbefore directed to be taken.

No tax or duty shall be laid on articles exported from any State.

No preference shall be given by any regulation of commerce or revenue to the ports of one State over those of another; nor shall vessels bound to, or from, one State, be obliged to enter, clear, or pay duties in another.

No money shall be drawn from the treasury, but in consequence of appropriations made by law; and a regular statement and account of the receipts and expenditures of all public money shall be published from time to time.

No title of nobility shall be granted by the United Sates; and no person holding any office of profit or trust under them, shall, without the consent of the Congress, accept of any present, emolument, office, or title, of any kind whatever, from any king, prince, or foreign State.

SECTION X.

No State shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit; make anything but gold and silver coin a tender in payment of debts; pass any bill of attainder, ex post facto law, or law impairing the obligation of contracts, or grant any title of nobility.

No State shall, without the consent of the Congress, lay any imposts or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws: and the net produce of all duties and imposts, laid by any State on imports or exports, shall be for the use of the treasury of the United States; and all such laws shall be subject to the revision and control of the Congress.

No State shall, without the consent of Congress, lay any duty of tonnage, keep troops, or ships of war in time of peace, enter into any agreement or compact with another State, or with a foreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay.

ARTICLE II.

SECTION I.

The executive power shall be vested in a President of the United States of America. He shall hold his office during the term of four years, and together with the Vice President, chosen for the same term, be elected as follows:

Each State shall appeint, in such manner as the legislature thereof may direct, a number of electors, equal to the whole number of Senators and Representatives to which the State may be entitled in the Congress: but no Senator or Representative, or person holding an office of trust or profit under the United States, shall be appointed an elector.

The electors shall meet in their respective States, and vote by ballot for two persons, of whom one at least shall not be an inhabitant of the same State with themselves. And they shall make a list of all the persons voted for, and of the number of votes for each; which list they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the President of the Senate. The President of the Senate shall. in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted. The person having the greatest number of votes shall be the President, if such number be a majority of the whole number of electors appointed; and if there be more than one who have such a majority, and have an equal number of votes, then the House of Representatives shall immediately choose by ballot one of them President; and if no person have a majority, then from the five highest on the list the said House shall in like manner choose the President. But in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. In every case, after the choice of the President, the person having the greatest number of votes of the electors, shall be the Vice President. But if there should remain two or more who have equal votes, the Senate shall choose from them by ballot the Vice President.*

The Congress may determine the time of choosing the electors, and the day on which they shall give their votes; which day shall be the same throughout the United States.

No person except a natural-born citizen, or a citizen of the United States, at the time of the adoption of this Constitution shall be eligible to the office of President; neither shall any person be eligible to that office who shall not have attained to the age of thirty-five years, and been fourteen years a resident within the United States.

In case of the removal of the President from office, or of his death, resignation, or inability to discharge the powers and duties of the said office, the same shall devolve on the Vice President, and the Congress may by law provide

^{*}This clause of the Constitution has been amended. See 12th article of the amendments, pages 18-19.

for the case of removal, death, resignation, or inability, both of the President and Vice President, doclaring what officer shall then act as President, and such officer shall act accordingly, until the disability be removed, or a President shall be elected.

The President shall, at stated times, receive for his services a compensation, which shall neither be increased nor diminished during the period for which he shall have been elected, and he shall not receive within that period any other emolument from the United States, or any of them.

Before he enter on the execution of his office, he shall take the following oath or affirmation:—

"I do solemnly swear (or affirm) that I will faithfully execute the office of President of the United States, and will to the best of my ability preserve, protect, and defend the Constitution of the United States."

SECTION II.

The President shall be Commander-in-chief of the army and navy of the United States, and of the militia of the several States, when called into the actual service of the United States; he may require the opinion, in writing, of the principal officer in each of the executive departments, upon any subject relating to the duties of their respective offices, and he shall have power to grant reprieves and pardons for offenses against the United States, except in cases of impeachment.

He shall have power, by and with the advice and consent of the Senate, to make treaties, provided two-thirds of the senators present concur; and he shall nominate, and, by and with the advice and consent of the Senate, shall appoint ambassadors, other public ministers and consuls, judges of the Supreme Court, and all other officers of the United States, whose appointments are not herein otherwise provided for, and which shall be established by law; but the Congress may by law vest the appointment of such inferior officers, as they think proper, in the President alone, in the courts of law, or in the heads of departments.

The President shall have power to fill up all vacancies that may happen during the recess of the Senate, by granting commissions which shall expire at the end of their next session.

SECTION III.

He shall from time to time give to the Congress information of the state of the Union, and recommend to their consideration such measures as he shall judge necessary and expedient; he may, on extraordinary occasions, convene both houses, or either of them, and in case of disagreement between them, with respect to the time of adjournment, he may adjourn them to such time as he shall think proper; he shall receive ambassadors and other public ministers; he shall take care that the laws be faithfully executed, and shall commission all the officers of the United States.

SECTION IV.

The President, Vice President, and all civil officers of the United States, shall be removed from office on impeachment for, and conviction of treason, bribery, or other high crimes and misdemeanors.

ARTICLE III.

SECTION I.

The judicial power of the United States shall be vested in one Supreme Court, and in such inferior courts as the Congress may from time to time ordain and establish. The judges both of the Supreme and inferior courts, shall hold their offices during good behavior, and shall, at stated times, receive for their services a compensation which shall not be diminished during their continuance in office.

SECTION II.

The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority;—to all cases affecting ambassadors, other public ministers, and consuls; to all cases of admirality and maritime jurisdiction; to controversies to which the United States shall be a party; to controversies between two or more States; between a State and citizens of another State; between citizens of different States; between citizens of the same State claiming lands under grants of different States, and between a State, or the citizens thereof, and foreign States, citizens or subjects.

In all cases affecting ambassadors, other public ministers and consuls, and those in which a State shall be party, the Supreme Court shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and fact; with such exceptions, and under such regulations as the Congress shall make.

The trial of all crimes, except in cases of impeachment, shall be by jury; and such trial shall be held in the State where the said crimes shall have been committed; but when not committed within any State, the trial shall be at such place or places as the Congress may by law have directed.

SECTION III.

Treason against the United States shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony to two witnesses to the same overt act, or on confession in open court.

The Congress shall have power to declare the punishment of treason, but no attainder of treason shall work corruption of blood or forfeiture except during the life of the person attainted.

ARTICLE IV.

SECTION I.

Full faith and credit shall be given in each State to the public acts, records, and judicial proceedings of every other State. And the Congress may by general laws prescribe the manner in which such acts, records and proceedings shall be proved, and the effect thereof.

SECTION II.

The citizens of each State shall be entitled to all privileges and immunities of citizens in the several States.

A person charged in any State with treason, felony, or other crime, who shall flee from justice, and be found in another State, shall, on demand of the executive authority of the State from which he fled, be delivered up, to be removed to the State having jurisdiction of the crime.

No person held to service or labor in one State, under the laws thereof, escaping into another, shall, in consequence of any law or regulation therein, be discharged from such service or labor, but shall be delivered up on claim of the party to whom such service or labor may be due.

SECTION III.

New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the jurisdiction of any other State; nor any State be formed by the junction of two or more States, or part of States, without the consent of the legislatures of the States concerned as well as of the Congress.

The Congress shall have power to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States; and nothing in this Constitution shall be so construed as to prejudice any claims of the United States, or of any particular State.

SECTION IV.

The United States shall guaranty to every State in this Union a republican form of government, and shall protect each of them against invasion, and on application of the legislature, or of the executive, (when the legislature cannot be convened,) against domestic violence.

ARTICLE V.

The Congress, whenever two-thirds of both houses shall deem it necessary, shall propose amendments to this Constitution, or, on the application of the legislatures of two-thirds of the several States, shall call a convention for proposing amendments, which in either case, shall be valid to all intents and purposes, as part of this Constitution, when ratified by the legislatures of three-fourths of the several States, or by conventions in three-fourths thereof, as the one or the other mode of ratification may be proposed by the Congress; provided that no amendment which may be made prior to the year one thousand eight hundred and eight, shall in any manner affect the first and fourth clauses in the ninth section of the first article; and that no State, without its consent, shall be deprived of its equal suffrage in the Senate.

ARTICLE VI.

All debts contracted and engagements entered into, before the adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the confederation. This Constitution, and the laws of the United States which shall be made in pursuance thereof, and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

The Senators and Representatives before mentioned, and the members of the several State legislatures, and all executive and judicial officers, both of the United States and of the several States, shall be bound by oath or affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States.

ARTICLE VII.

The ratification of the conventions of nine States shall be sufficient for the establishment of this Constitution between the States so ratifying the same.

Done in convention by the unanimous consent of the States present, the seventeenth day of September in the year of our Lord one thousand seven hundred and eighty-seven, and of the Independence of the United States of America the twelfth. In witness whereof we have hereunto subscribed our names.

GEO. WASHINGTON—
Presid't and deputy from Virginia.

NEW HAMPSHIRE. JOHN LANGDON, NICHOLAS GILMAN.

MASSACHUSETTS.
NATHANIEL GORHAM.
RUFUS KING.

CONNECTICUT.
WM. SAML. JOHNSON,
ROGER SHERMAN.

NEW YORK.

ALEXANDER HAMILTON.

NEW JERSEY.
WIL. LIVINGSTON,
DAVID BREARLEY,
WM. PATERSON,
JONA. DAYTON.

PENNSYLVANIA.
B. FRANKLIN,
THOMAS MIFFLIN,
ROBT. MORRIS,
GEO. CLYMER,

THO. FITZSIMONS, JARED INGERSOLL, JAMES WILSON,

GOUV. MORRIS.

Attest:

DELAWARE.

GEO. READ, GUNNING BEDFORD, JUN'B, JOHN DICKINSON, RICHARD BASSETT,

JACO. BROOM.

MARYLAND.

JAMES MCHENRY, DAN. OF ST. THOS. JENIFER, DANL. CARROLL.

VIRGINIA.

JOHN BLAIR, JAMES MADISON, JR.

NORTH CAROLINA.

WM. BLOUNT,
RICH'D DOBBS SPAIGHT,

HU. WILLIAMSON.
SOUTH CAROLINA.

J. RUTLEDGE, CHAS. COATESWORTH PINCKNEY, CHARLES PINCKNEY, PIERCE BUTLER.

BUTLER.

WILLIAM FEW, ABR. BALDWIN.

WILLIAM JACKSON, Secretary.

AMENDMENTS.

[The following amendments were proposed at the first session of the first Congress of the United States, which was begun and held at the city of New

Congress of the United States, which was begin and held at the city of New York, on the 4th March, 1789, and were adopted by the requisite number of States.—I vol. Laws of U. S., p. 72.]

[The preamble and resolution following, preceded the original proposition of the amendments, and as they have been supposed by a high equity judge, (5th Wendell's reports, p. 100,) to have an important bearing on the construction of those amendments, they are here inserted. They will be found in the journals of the first session of the first Congress.

journals of the first session of the first Congress.

Congress of the United States, begun and held at the city of New York, on Wednesday, the 4th of March, 1789. The conventions of a number of the States having, at the time of their adopting the Constitution, expressed a desire, in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added; and as extending the ground public confidence in the government, will best insure the beneficent ends of

Resolved, By the Senate and House of Representatives of the United States of America, in Congress assembled, two-thirds of both houses congress, that the following articles be proposed to the legislatures of the several states, as amendments to the Constitution of the United States, all or any of which articles, when ratified by three-fourths of said legislatures, to be valid to all

intents and purposes, as part of said Constitution; namely:]

ARTICLE I.

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

ARTICLE II.

A well regulated militia, being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed.

ARTICLE III.

No soldier shall, in time of peace, be quartered in any house, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law.

ARTICLE IV.

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

ARTICLE V.

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases 2 MANUAL.

arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

ARTICLE VI.

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defence.

ARTICLE VII.

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury shall be otherwise re-examined in any court of the United States, than according to the rules of the common law.

ARTICLE VIII.

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

ARTICLE IX.

The enumeration in the Constitution, of certain rights shall not be construed to deny or disparage others retained by the people.

ARTICLE X.

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

[The following amendment was proposed at the second session of the third Congress. It is printed in the laws of the United States, 1st vol., p. 73, as article xL]

ARTICLE XI.

The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States, by citizens of another State, or by citizens or subjects of any foreign State.

ARTICLE XII.

The electors shall meet in their respective States and vote by ballot for President and Vice President, one of whom, at least, shall not be an inhabitant of the same State with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice President, and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice President, and of the number of votes for each; which lists they shall sign and certify, and transmit sealed to the seat of government of the United States, directed to the President of Senate. The President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted :- the person having the greatest number of votes for President shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March, next following, then the Vice President shall act as President, as in the case of the death or other constitutional disability of the President.

The person having the greatest number of votes as Vice President, shall be the Vice President, if such number be a majority of the whole number of electors appointed, and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice President of the United States.

ARTICLE XIII.

SECTION I.

Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

SECTION II.

Congress shall have power to enforce this article by appropriate legislation.

ARTICLE XIV.

SECTION I.

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States, nor shall any State deprive any person of life, liberty or property without due process of law, nor deny to any person within its jurisdiction the equal protection of the laws.

SECTION II.

Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice-President of the United States, Representatives in Congress, the executive and judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State.

SECTION III.

No person shall be a Senator or Representative in Congress, or elector of President or Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath as a member of Congress, or as an officer of the United States, or as a member of any State Legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof; but Congress may, by a vote of two-thirds of each House, remove such disability.

SECTION IV.

The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing the insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void.

SECTION V.

The Congress shall have power to enforce, by appropriate legislation, the provisions of this article.

ARTICLE XV.

[Proposed.]

SECTION I.

The right of the citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color or previous condition of servitude.

SECTION II.

The Congress shall have power to enforce this article by appropriate legislation.

INDEX

•TO THE CONSTITUTION OF THE UNITED STATES.

A.

11.			
	Art	Sec.	Page.
Arts and Sciences, to be promoted	1	8	10
Acts, records, and judicial proceedings of each State entitled to			
faith and credit in other States	4	1	14
Amendments to the Constitution, how made	5	1	15
made			17
Appointments to be made by the President	2	2	13
Apportionment of representatives	ĩ	2	7
Appropriations by law	î	9	11
Appropriation for army not to exceed two years	î	8	1 0
Appropriate Congress to make and appropri	î	8	10
Armies, Congress to raise and support		-	17
Arms, right of people to keep and bear	••	••	
Assemble, people may	•:	•:	17
Attainder, bill of, prohibited to Congress	1	.9	11
prohibited to the States	1	10	11
of treason shall not work corruption of blood or			
forfeiture, except during the life of the person			
attainted		3	14
4000220003111111111111111111111111111111	•	•	
·			
В.			
Bail, excessive, not required	• •		18
Bankruntcy laws to be uniform	1	8	10
Bankruptcy laws to be uniform	_	-	
	1	7	9
before they become laws, shall be passed by both houses	•	•	
before they become raws, shall be passed by both houses			
and approved by the President; or, if disapproved,		~	40
shall be passed by two-thirds of each house	1,	7	10
not returned in ten days, unless an adjournment inter-			_
vene, shall be laws	1	7	9
Borrow money, Congress may	1	8	10
С.			
0.			
		_	
Capitation tax, apportionment of	1	9	11
Census, or enumeration, to be made every ten years	1	2	7
Ottizens of each State shall be entitled to the privileges and im-			
munities of citizens in the several States	4	2	15
who are, (14th amendment, sec. 1)			19
Claims no prejudice to certain	4	` 8	15
Claims, no prejudice to certain	-	•	10
of the United bases, of the Several States, not to be	4	8	15
prejudiced by any construction of the Constitution	4		
Coasting trade, regulations respecting	1	9	11
Coins, Congress to fix value of foreign	1	8	10
Commerce, Congress to regulate	1	8	10
regulations respecting, to be equal and uniform	1	9	11
Commissions to be granted by the President	2	8	13
Common law recognized and established. (7th amendment)	• •		18
Congress vested with nower	1	ï	7
Congress vested with power	-	-	•
ing elections of senstors and representatives excent			
ing elections of senators and representatives, except	1	4	8
as to place of choosing senators	1	*	۰

may determine the time of choosing electors of President and Vice President	Page. 8 9 9 12-13 12 12 13 14 14 15 10 100 100 100 100 100 100 100 100 1
officers of government cannot be members of	12-13 12-13 12 13 14 14 14 15 15 10 10 10 10 10 10 10 10 10 10 10 10 10 1
may provide for cases of removal, death, &c., of President and Vice President. may determine the time of choosing electors of President and Vice President. may invest the appointment of inferior officers in the President alone, in the courts of law, or the heads of departments. may establish courts inferior to the Supreme Court. may declare the punishment of treason. may prescribe the manner of proving the acts and records of each State. to assent to the formation of new States. may propose amendments to the Constitution or call a convention. to lay and collect duties. to borrow money. to regulate commerce. to costablish uniform laws of bankruptcy and naturalization. to commoney, to regulate the value of coin, and fix a standard of weights and measures. to punish counterfeiting. to constitute tribunals inferior to the Supreme Court. to define and punish plracies, felonies on the high seas, and offenses against the laws of nations. to declare war, graft letters of marque, and make rules concerning captures. to make rules for the government of the army and navy to call out the militia in certain cases. to make rules for the government of the army and navy to call out the militia in certain cases. to pass laws necessary to carry the enumerated powers	12-13 12 13 14 14 15 15 10 10 10 10 10 10 10 10 10 10 10 10 10
dent and Vice President. may determine the time of choosing electors of President and Vice President may invest the appointment of inferior officers in the President alone, in the courts of law, or the heads of departments. may establish courts inferior to the Supreme Court. may declare the punishment of treason. may prescribe the manner of proving the acts and records of each State. to assent to the formation of new States. may propose amendments to the Constitution or call a convention. to lay and collect duties. to lay and collect duties. to establish uniform laws of bankruptcy and naturalization. to coin money, to regulate the value of coin, and fix a standard of weights and measures. to punish counterfeiting. to constitute tribunals inierior to the Supreme Court. to define and punish piracies, felonies on the high seas, and offenses against the laws of nations. to establish post offices and post roads. to authorize patents to authors and inventors. to declare war, graft letters of marque, and make rules concerning captures. to all out the militia in certain cases. to make rules for the government of the army and navy to call out the militia in certain cases. to pass laws necessary to carry the enumerated powers	12 18 14 14 14 15 10 10 10 10 10 10 10
may determine the time of choosing electors of Fresident and Vice President. may invest the appointment of inferior officers in the President alone, in the courts of law, or the heads of departments. may restablish courts inferior to the Supreme Court. may declare the punishment of treason. may prescribe the manner of proving the acts and records of each State. to assent to the formation of new States. may propose amendments to the Constitution or call a convention. to lay and collect duties. to lay and collect duties. to establish uniform laws of baukruptcy and naturalization. to coin money, to regulate the value of coin, and fix a standard of weights and measures. to define and punish piracies, felonies on the high seas, and offenses against the laws of nations. to establish post offices and post roads. to authorize patents to authors and inventors. to declare war, grant letters of marque, and make rules concerning captures. to raise and support armies. to raise and support armies. to make rules for the government of the army and navy to call out the militia in certain cases. to make rules for the government of the army and navy to call out the militia in certain cases. to pass laws necessary to carry the enumerated powers	12 18 14 14 14 15 10 10 10 10 10 10 10
ident and Vice President may invest the appointment of inferior officers in the President alone, in the courts of law, or the heads of departments may establish courts inferior to the Supreme Court	18 14 14 15 15 10 10 10 10 10 10
may invest the appointment of inferior officers in the President alone, in the courts of law, or the heads of departments	18 14 14 15 15 10 10 10 10 10 10
Fresident alone, in the courts of law, or the heads of departments	14 14 15 15 10 10 10 10 10 10 10
may establish courts inferior to the Supreme Court. 3 1 may declare the punishment of treason. 3 8 may prescribe the manner of proving the acts and records of each State 4 1 to assent to the formation of new States. 4 3 may propose amendments to the Constitution or call a convention. 5 1 to lay and collect duties. 1 8 to borrow money. 1 8 to regulate commerce. 1 8 to establish uniform laws of bankruptcy and naturalization. 1 8 to punish counterfeiting. 1 8 to constitute tribunals inferior to the Supreme Court. 1 8 to define and punish piracies, felonies on the high seas, and offense against the laws of nations. 1 8 to establish post offices and post roads. 1 8 to authorize patents to authors and inventors. 1 8 to declare war, grant letters of marque, and make rules concerning captures 1 8 to raise and support armies. 1 8 to authorize patents to authors and inventors. 1 8 to raise and support armies. 1 8 to raise and support armies. 1 8 to oraise and support armies. 1 8 to organize, arm, and discipline militia. 1 8 to exercise exclusive legislation over seat of government. 1 9 ass laws necessary to carry the enumerated powers	14 14 15 15 10 10 10 10 10 10 10
may declare the punishment of treason	14 15 15 10 10 10 10 10 10 10 10
may prescribe the manner of proving the acts and records of each State	14 15 15 10 10 10 10 10 10 10 10
records of each State 4 to assent to the formation of new States 4 may propose amendments to the Constitution or call a convention. 5 to lay and collect duties 1 to borrow money. 1 to establish uniform laws of bankruptcy and naturalization. 1 to coin money, to regulate the value of coin, and fix a standard of weights and measures 1 to punish counterfeiting 1 to define and punish piracies, felonies on the high seas, and offenses against the laws of nations 1 to establish post offices and post roads 1 to authorize patents to authors and inventors 1 to declare war, graft letters of marque, and make rules concerning captures 1 to make rules for the government of the army and navy 1 to make rules for the government of the army and navy 1 to call out the militia in certain cases 1 to exercise exclusive legislation over seat of government 1 to pass laws necessary to carry the enumerated powers	15 15 10 10 10 10 10 10 10 10
to assent to the formation of new States. 4 may propose amendments to the Constitution or call a convention	15 15 10 10 10 10 10 10 10 10
may propose amendments to the Constitution or call a convention	15 10 10 10 10 10 10 10 10
convention	10 10 10 10 10 10 10 10
to regulate commerce to establish uniform laws of baukruptcy and naturalization. to coin money, to regulate the value of coin, and fix a standard of weights and measures. to punish counterfeiting. to constitute tribunals inierior to the Supreme Court. to define and punish piracies, felonies on the high seas, and offenses against the laws of nations. to establish post offices and post roads. to authorize patents to authors and inventors. to declare war, grant letters of marque, and make rules concerning captures. to raise and support armies. to provide and maintain a navy. to make rules for the government of the army and navy to call out the militia in certain cases. to organize, arm, and discipline militia. to exercise exclusive legislation over seat of government. to pass laws necessary to carry the enumerated powers	10 10 10 10 10 10 10 10
to regulate commerce to establish uniform laws of baukruptcy and naturalization. to coin money, to regulate the value of coin, and fix a standard of weights and measures. to punish counterfeiting. to constitute tribunals inierior to the Supreme Court. to define and punish piracies, felonies on the high seas, and offenses against the laws of nations. to establish post offices and post roads. to authorize patents to authors and inventors. to declare war, grant letters of marque, and make rules concerning captures. to raise and support armies. to provide and maintain a navy. to make rules for the government of the army and navy to call out the militia in certain cases. to organize, arm, and discipline militia. to exercise exclusive legislation over seat of government. to pass laws necessary to carry the enumerated powers	10 10 10 10 10 10 10
to regulate commerce to establish uniform laws of baukruptcy and naturalization. to coin money, to regulate the value of coin, and fix a standard of weights and measures. to punish counterfeiting. to constitute tribunals inierior to the Supreme Court. to define and punish piracies, felonies on the high seas, and offenses against the laws of nations. to establish post offices and post roads. to authorize patents to authors and inventors. to declare war, grant letters of marque, and make rules concerning captures. to raise and support armies. to provide and maintain a navy. to make rules for the government of the army and navy to call out the militia in certain cases. to organize, arm, and discipline militia. to exercise exclusive legislation over seat of government. to pass laws necessary to carry the enumerated powers	10 10 10 10 10 10
zation	10 10 10 10 10
zation	10 10 10 10
to coin money, to regulate the value of coin, and fix a standard of weights and measures	10 10 10 10
a standard of weights and measures. 1 8 to punish counterfeiting. 1 8 to constitute tribunals interior to the Supreme Court. 1 8 to define and punish piracies, felonies on the high seas, and offenses against the laws of nations. 1 8 to establish post offices and post roads 1 8 to authorize patents to authors and inventors. 1 8 to declare war, grant letters of marque, and make rules concerning captures. 1 8 to raise and support armies. 1 8 to provide and maintain a navy. 1 8 to make rules for the government of the army and navy 1 to call out the militia in certain cases. 1 8 to organize, arm, and discipline militia. 1 8 to exercise exclusive legislation over seat of government. 1 8 to pass laws necessary to carry the enumerated powers	10 10 10 10
to constitute tribunals inferior to the Supreme Court. 1 to define and punish piracies, felonies on the high seas, and offenses against the laws of nations. 1 to establish post offices and post roads . 1 to authorize patents to authors and inventors. 1 to declare war, graft letters of marque, and make rules concerning captures . 1 to raise and support armies . 1 to provide and maintain a navy . 1 to make rules for the government of the army and navy 1 to call out the militia in certain cases . 1 to organize, arm, and discipline militia . 1 to exercise exclusive legislation over seat of government . 1 to pass laws necessary to carry the enumerated powers	10 10 10
to constitute tribunals inferior to the Supreme Court. 1 to define and punish piracies, felonies on the high seas, and offenses against the laws of nations. 1 to establish post offices and post roads . 1 to authorize patents to authors and inventors. 1 to declare war, graft letters of marque, and make rules concerning captures . 1 to raise and support armies . 1 to provide and maintain a navy . 1 to make rules for the government of the army and navy 1 to call out the militia in certain cases . 1 to organize, arm, and discipline militia . 1 to exercise exclusive legislation over seat of government . 1 to pass laws necessary to carry the enumerated powers	10 10
and offenses against the laws of nations	10
to establish post offices and post roads	10
to authorize patents to authors and inventors	
to declare war, grant letters of marque, and make rules concerning captures to raise and support armies to provide and maintain a navy to make rules for the government of the army and navy to call out the militia in certain cases to organize, arm, and discipline militia to exercise exclusive legislation over seat of government ment to pass laws necessary to carry the enumerated powers	74
concerning captures	
to raise and support armies. 1 8 to provide and maintain a navy. 1 8 to make rules for the government of the army and navy 1 8 to call out the militia in certain cases. 1 8 to organize, arm, and discipline militia. 1 8 to exercise exclusive legislation over seat of government. 1 8 to pass laws necessary to carry the enumerated powers	10
to provide and maintain a navy	1ŏ
to make rules for the government of the army and navy 1 8 to call out the militia in certain cases	10
to call out the militia in certain cases	10
to organize, arm, and discipline militia	10
to exercise exclusive legislation over seat of government	10
ment	
to pass laws necessary to carry the enumerated powers	10-11
into effect	44
	11
to dispose of and make rules concerning the territory	15
or other property of the United States	13
	15
Constitution, how amended	16
rendered operative by the ratification of nine States 7 1	16
	îĭ
Contracts, no law impairing	15
municificating, Congress to provide for punishment of	10
Court. Supreme, its original and appellate jurisdiction	14
<i>Sourts</i> inferior to the Supreme Court may be ordained by Con-	
gress I o	10
do 8 1	14
Trimes, persons accused of, fleeing from justice, may be de-	
manded 4 %	15
how to be tried	14
Friminal prosecutions, proceedings in cases of	••
D.	
Debts against the confederation to be valid 6 1	15
	10
further provision respecting	ii
cannot be laid by the States	
on exports prohibited	
cannot be laid by the States	11
the treasury of the United States	

E.			
	Art.	Sec.	Page.
Elections of senators and representatives shall be prescribed by	1	4	8
the States. Elections, qualifications and returns of members of Congress to be determined by each house	1	5	8-9
be determined by each house			12
duties	2	1	19
to vote the same day throughout the United States no senator or representative, or public officer, shall	2	. 1	12
Serve as	2 1	1 2	12 7
Enumeration every ten years	2	ĩ	12
EXEDOTIS NOT TO DE TAXED	1	9 10	11 11
and imports, States prohibited from laying duties on Ex post facto law, none shall be passed prohibited to States	1 1	9 10	11 11
F.			
Fines, excessive, prohibited			18
Fines, excessive, prohibited Fugitives from justice to be delivered up. from service may be reclaimed	4	2 2	15 15
н.			
Habeas corpus, writ of, can only be suspended in cases of rebel-			
lion or invasion	1	9	11
· I.			
Impeachment to be brought by House of Representatives	1	2	7
tried by the Senate	1	3 3	8 8
judgment on	1 2	4	18
Importation of slaves, not prohibited till 1808	ĩ	9	11
· J.			
Judges shall hold their offices during good behavior	8	1	14
their compensation	8 1	1 8	14 10
Judicial power vested in a Supreme Court and courts inferior	8	1	14
powers of the judiclaryrestriction as to suits against a State	8	2	14 18
Judicial proceedings of each State are entitled to faith and cred-	••	••	10
it in every State	4	1	14
Jury trial secured, and shall be held in the State where the crime shall have been committed	8	2	14
further regulated, (6th amendment)		••	18
secured in suits at common law where the value in con- troversy shall exceed twenty dollars, (7th amend- ment.)			18
L.			
-			
Law, what is declared the supreme	6	1	16
common, recognized and established, (7th amendment) Laws, President to see them faithfully executed Legislative powers vested in Congress. (See Congress.)	2		18 18
Loans, authority to make	1	8	10

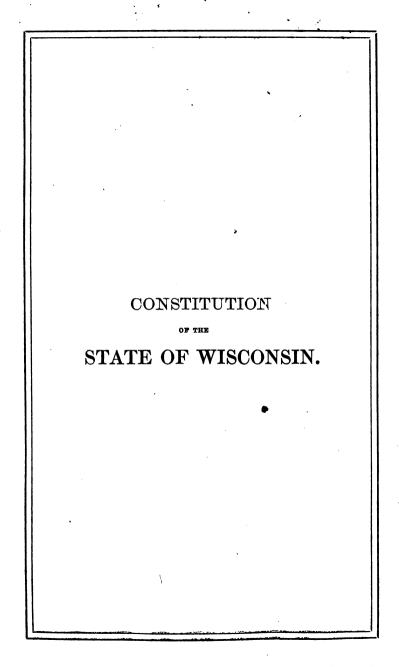
M.			
Marque and reprisal, letters of Millia to be called out to be officered by the States to be commanded by the President their right to keep and bear arms secured. (2d amend-	1 2	Sec. :	Page. 10 10 10 18 17
ment). Money shall be drawn from the treasury only by appropriation laws. Congress to com and regulate value of	 1 1	9 8 10	11 10 11
N.			
Naturalization, uniform rules of	1 1 1 1	8 8 9 10	10 10 11 11
0.			
Officers of the House of Representatives shall be chosen by the House. of the Senate shall be chosen by the Senate. civil, may be removed by impeachment	1 1 2 1 2 6	2 8 4 7 1	7 8 13 10 13 16
Р.			
Purdons, President may grant. Putents to be granted to inventors. Petition, right of Persons held to service or labor, their importation or migration	••	2 8 	18 10 17
escaping from one State to another shall be delivered up	1	9	10
to those entitled to service Piracy, Congress to prescribe punishment for. Post offices and post roads, establishment of. Powers not delegated to Congress nor prohibited to the States are reserved, (10th amendment)	1 1 	2 8 8	15 10 10
legislative: (See Congress.) oxecutive. (See President.) judicial. (See Judicial.)			
Presents from foreign powers to public officers prohibited. Press, freedom of. President of the U.S. vested with the executive power. shall be chosen for four years. how elected. same, (12th amendment). qualifications for. who shall act in case of vacancy. compensation of. shall take an oath of office. may be removed by impeachment.	·· 2 2	1	11 17 12 12 12 12 8-19 12 2-18 18 18
may require the written opinions of the heads of de-	2	2	18
partments may reprieve and pardon may make treaties with consent of the Senate may appoint to office with consent of the Senate	2 2 2	2 2 2 2	18 13 18 18
shall fill up vacancies happening during the recess of the Benate	2	2	18

measures				
measures	President, shall give information to Congress and recommend	Art,	Sec.	Page.
may adjourn them in case of disagreement. 2 3 16 shall receive ambassadors and public ministers 2 3 18 shall take care that the laws be faithfully executed. 2 3 18 shall commission all officers. 2 3 18 rivitees and immunities of members of Congress. 1 6 9 of citizens. (See Chizens, also Khofts.) coperty, Congress to provide for care of public. 4 8 15 shall not be taken for public use without just compensation, (Sth amendment). 18 biblic Debt, not to be questioned. (14th amendment, sec. 4). 20 mishment, cruel and unusual, prohibited. 18 Q. Q. corrum for business, what shall be a. 1 5 8 of States in choosing a President by the House of Representatives. 2 1 12 correct, how to be authenticated. 1 1 4 sigion, no law to be made, free exercise of. 17 religious test not required. 6 16 sprieves granted by the President 2 2 13 spresentatives, House of, composed of members 1 2 7 qualifications of members 1 2 7 qualifications of members 1 2 7 apportionment of 1 2 7 shall have the power of impeachment 1 2 7 shall have the power of impeachment 1 2 7 shall have the power of impeachment 1 2 7 shall have the power of impeachment 1 5 8 may number may adjourn, and compel the attendance of absentees 1 5 9 shall not adjourn for more than three days, nor to any other place, without the consent of the Senate 1 5 9 shall not adjourn for more than three days, nor to any other place, without the consent of the Senate 1 5 9 shall not be appointed to office 1 6 9 shall not be questioned for epsech or debate in the House 1 6 9 shall not be appointed to office 1 7 shall not be appointed to office 1 6 9 shall not serve as electors of President 2 12 spresentation of a State, vacancies in, supplied until a new election by executive authority 2 7 spresentation, order, or vote, requiring the concurrence of both houses, to undergo the formalities of bills 1 7		2		18
may adjourn them in case of disagreement. 2 3 16 shall receive ambassadors and public ministers 2 3 18 shall take care that the laws be faithfully executed. 2 3 18 shall commission all officers. 2 3 18 rivitees and immunities of members of Congress. 1 6 9 of citizens. (See Chizens, also Khofts.) coperty, Congress to provide for care of public. 4 8 15 shall not be taken for public use without just compensation, (Sth amendment). 18 biblic Debt, not to be questioned. (14th amendment, sec. 4). 20 mishment, cruel and unusual, prohibited. 18 Q. Q. corrum for business, what shall be a. 1 5 8 of States in choosing a President by the House of Representatives. 2 1 12 correct, how to be authenticated. 1 1 4 sigion, no law to be made, free exercise of. 17 religious test not required. 6 16 sprieves granted by the President 2 2 13 spresentatives, House of, composed of members 1 2 7 qualifications of members 1 2 7 qualifications of members 1 2 7 apportionment of 1 2 7 shall have the power of impeachment 1 2 7 shall have the power of impeachment 1 2 7 shall have the power of impeachment 1 2 7 shall have the power of impeachment 1 5 8 may number may adjourn, and compel the attendance of absentees 1 5 9 shall not adjourn for more than three days, nor to any other place, without the consent of the Senate 1 5 9 shall not adjourn for more than three days, nor to any other place, without the consent of the Senate 1 5 9 shall not be appointed to office 1 6 9 shall not be questioned for epsech or debate in the House 1 6 9 shall not be appointed to office 1 7 shall not be appointed to office 1 6 9 shall not serve as electors of President 2 12 spresentation of a State, vacancies in, supplied until a new election by executive authority 2 7 spresentation, order, or vote, requiring the concurrence of both houses, to undergo the formalities of bills 1 7	may convene both houses or either house			18
shall take care that the laws be faithfully executed. 2 3 13 rivileges and immunities of members of Congress. 1 6 9 of citizens. (See Chizens, also Khofts.) operty, Congress to provide for care of public. 4 3 15 shall not be taken for public use without just compensation, (5th amendment). 18 whall not be taken for public use without just compensation, (5th amendment). 18 Q. worum for business, what shall be a. 1 5 8 of States in choosing a President by the House of Representatives. 17 R. R. religious test not required. 17 religious test not required. 17 religious test not required. 18 sepresentatives, House of, composed of members chosen every qualifications of voters. 1 2 7 qualifications of voters. 1 2 7 qualifications of voters. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 3 7 shall have the power of impeachment. 1 5 8 any number may adjourn, and compel the attendance of absentees. 1 5 8 may punish or expel a member. 1 5 8 shall not adjourn for more than three days, nor to any other place, without the consent of the Senate . 1 5 9 shall not gipante bills for raising revenue. 1 7 shall hot be questioned for speech or debate in the House. 1 6 9 shall not be appointed to office. 1 6 9 shall not be appointed to office. 1 6 9 shall not be appointed to office. 1 6 9 shall not be sprointed to office. 1 6 9 shall not serve as electors of President 2 2 7 spresentation of a State, vacancies in, supplied until a new election by oxecutive authority . 10 pyresentation, order, or vote, requiring the concurrence of both houses, to undergo the formalities of bills. 1 7 10	may adjourn them in case of disagreement			18
shall take care that the laws be faithfully executed. 2 3 13 rivileges and immunities of members of Congress. 1 6 9 of citizens. (See Chizens, also Khofts.) operty, Congress to provide for care of public. 4 3 15 shall not be taken for public use without just compensation, (5th amendment). 18 whall not be taken for public use without just compensation, (5th amendment). 18 Q. worum for business, what shall be a. 1 5 8 of States in choosing a President by the House of Representatives. 17 R. R. religious test not required. 17 religious test not required. 17 religious test not required. 18 sepresentatives, House of, composed of members chosen every qualifications of voters. 1 2 7 qualifications of voters. 1 2 7 qualifications of voters. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 2 7 shall have the power of impeachment. 1 3 7 shall have the power of impeachment. 1 5 8 any number may adjourn, and compel the attendance of absentees. 1 5 8 may punish or expel a member. 1 5 8 shall not adjourn for more than three days, nor to any other place, without the consent of the Senate . 1 5 9 shall not gipante bills for raising revenue. 1 7 shall hot be questioned for speech or debate in the House. 1 6 9 shall not be appointed to office. 1 6 9 shall not be appointed to office. 1 6 9 shall not be appointed to office. 1 6 9 shall not be sprointed to office. 1 6 9 shall not serve as electors of President 2 2 7 spresentation of a State, vacancies in, supplied until a new election by oxecutive authority . 10 pyresentation, order, or vote, requiring the concurrence of both houses, to undergo the formalities of bills. 1 7 10	shall receive ambassadors and public ministers			18
rivileges and immunities of members of Congress				
of citizens. (See Citizens, also Rights.) coperty, Congress to provide for care of public	shall commission all officers			
shall not be taken for public use without just compensation, (5th amendment)		1	6	9
sation, (oth amendment). sation, (oth amendment). sation, (oth amendment). sation to be depetioned. (14th amendment, sec. 4). Q. sorrum for business, what shall be a. of States in choosing a President by the House of Representatives. sentatives. R. secipt's and expenditures, accounts of to be published. R. secipt's and expenditures, accounts of to be published. religions test not required. feprieves granted by the President. religions test not required. for presentatives, House of, composed of members chosen every second year. qualifications of voters. qualifications of members. apportionment ol. year, and a spenditures. shall have the power of impeachment. shall not adjourn for more than three days, nor to any other place, without the consent of the Senate shall not be questioned for speech or debate in the House. shall not be appointed to office. shall not serve as electors of President. shall have the power of p	of citizens. (See Citizens, also Rights.)		_	
sation, (oth amendment). sation, (oth amendment). sation, (oth amendment). sation to be depetioned. (14th amendment, sec. 4). Q. sorrum for business, what shall be a. of States in choosing a President by the House of Representatives. sentatives. R. secipt's and expenditures, accounts of to be published. R. secipt's and expenditures, accounts of to be published. religions test not required. feprieves granted by the President. religions test not required. for presentatives, House of, composed of members chosen every second year. qualifications of voters. qualifications of members. apportionment ol. year, and a spenditures. shall have the power of impeachment. shall not adjourn for more than three days, nor to any other place, without the consent of the Senate shall not be questioned for speech or debate in the House. shall not be appointed to office. shall not serve as electors of President. shall have the power of p	Property, Congress to provide for care of public	4	8	15
sation, (oth amendment). sation, (oth amendment). sation, (oth amendment). sation to be depetioned. (14th amendment, sec. 4). Q. sorrum for business, what shall be a. of States in choosing a President by the House of Representatives. sentatives. R. secipt's and expenditures, accounts of to be published. R. secipt's and expenditures, accounts of to be published. religions test not required. feprieves granted by the President. religions test not required. for presentatives, House of, composed of members chosen every second year. qualifications of voters. qualifications of members. apportionment ol. year, and a spenditures. shall have the power of impeachment. shall not adjourn for more than three days, nor to any other place, without the consent of the Senate shall not be questioned for speech or debate in the House. shall not be appointed to office. shall not serve as electors of President. shall have the power of p	shall not be taken for public use without just compen-			
Q. Corrum for business, what shall be a	sation, (5th amendment)	••	••	
Q. worum for business, what shall be a	Public Debt, not to be questioned. (14th amendment, sec. 4)	••	••	
of States in choosing a President by the House of Representatives. R. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. Recipis and expenditures, accounts of to be account of the senate of the election and qualifications of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures of proceeding. Recipis and expenditures of proceeding to numbers. Recipis and expenditures of president. Recipis and expenditures, accounts and office. Recipis and expenditures, accounts and of the publish of the publish the same. Recipis and expenditures, accounts an	Punishment, cruel and unusual, prohibited	••	• •	18
of States in choosing a President by the House of Representatives. R. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. Recipis and expenditures, accounts of to be account of the senate of the election and qualifications of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures of proceeding. Recipis and expenditures of proceeding to numbers. Recipis and expenditures of president. Recipis and expenditures, accounts and office. Recipis and expenditures, accounts and of the publish of the publish the same. Recipis and expenditures, accounts an				
of States in choosing a President by the House of Representatives. R. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. R. Recipis and expenditures, accounts of to be published. Recipis and expenditures, accounts of to be account of the senate of the election and qualifications of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures, accounts of the election and publish the same. Recipis and expenditures of proceeding. Recipis and expenditures of proceeding to numbers. Recipis and expenditures of president. Recipis and expenditures, accounts and office. Recipis and expenditures, accounts and of the publish of the publish the same. Recipis and expenditures, accounts an	^			
R. **Receipt's and expenditures, accounts of to be published	ų.			
R. **Receipt's and expenditures, accounts of to be published	Outomen for haginess what shall he a	4	K	٥
R. **Receipt's and expenditures, accounts of to be published	of States in choosing a President by the House of Danes.	-	U	0
R. **Receipt's and expenditures, accounts of to be published	or period in choosing a riceinone of the transcent Mebie-	•	1	10
R. **Receipt's and expenditures, accounts of to be published	Outstored no goldier to be anertored on a sitizen		-	
secipts and expenditures, accounts of to be published 1 9 11 secords, how to be authenticated 4 1 14 stigion, no law to be made, free exercise of 7 religious test not required 6 6 7 religious test not required 7 6 7 religious test not required 7 7 religious test not required 7 8 1 13 religious test not required 7 1 12 religious test not required 7 1 12 religious test not required 7 1 13 religious test not required 7 1 13 religious test not required 8 1 13 representatives, House 9 7 qualifications of members chosen every 8 1 13 representatives, House 9 7 qualifications of members 1 1 2 7 qualifications of members 1 2 7 apportionment of 1 2 7 shall cations of members 1 2 7 shall choose their officers 1 2 7 shall have the power of impeachment 1 2 7 shall have the power of impeachment 1 2 7 shall have the power of impeachment 1 5 8 any number may adjourn, and compel the attendance of absentees 1 5 8 may determine the rules of proceeding 1 5 8 may determine the rules of proceeding 1 5 8 may determine the rules of proceeding 1 5 8 shall keep a journal and publish the same 1 5 9 shall not adjourn for more than three days, nor 1 5 8 shall not adjourn for more than three days, nor 1 5 9 compensation to be ascertained by law 1 6 9 representatives shall not be questioned for speech or debate in 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Same on one in porturer to no director on a citizen	••	••	1.0
secipts and expenditures, accounts of to be published 1 9 11 secords, how to be authenticated 4 1 14 stigion, no law to be made, free exercise of 7 religious test not required 6 6 7 religious test not required 7 6 7 religious test not required 7 7 religious test not required 7 8 1 13 religious test not required 7 1 12 religious test not required 7 1 12 religious test not required 7 1 13 religious test not required 7 1 13 religious test not required 8 1 13 representatives, House 9 7 qualifications of members chosen every 8 1 13 representatives, House 9 7 qualifications of members 1 1 2 7 qualifications of members 1 2 7 apportionment of 1 2 7 shall cations of members 1 2 7 shall choose their officers 1 2 7 shall have the power of impeachment 1 2 7 shall have the power of impeachment 1 2 7 shall have the power of impeachment 1 5 8 any number may adjourn, and compel the attendance of absentees 1 5 8 may determine the rules of proceeding 1 5 8 may determine the rules of proceeding 1 5 8 may determine the rules of proceeding 1 5 8 shall keep a journal and publish the same 1 5 9 shall not adjourn for more than three days, nor 1 5 8 shall not adjourn for more than three days, nor 1 5 9 compensation to be ascertained by law 1 6 9 representatives shall not be questioned for speech or debate in 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
sigion, no law to be made, free exercise of	R.			
sigion, no law to be made, free exercise of	D		_	
sigion, no law to be made, free exercise of	Receipts and expenditures, accounts of to be published	1		
religious test not required	Records, how to be authenticated	4	1	14
religious test not required	Religion, no law to be made, free exercise of	••	••	
geresentatives, house of, composed of members chosen every geomy year	religious test not required	6		
geresentatives, house of, composed of members chosen every geound year	Reprieves granted by the President	2	2	18
qualifications of members 1 2 3 7	<i>Kepresentatives, house of</i> , composed of members chosen every			
qualifications of members 1 2 3 7	second year	1	2	7
qualifications of members 1 2 3 7	qualifications of voters	1	2	7
apportionment of	qualineations of members	1	2	7
shall have the power of impeachment. 1 2 7 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	apportionment of		2	7
shall have the power of impeachment. 1 2 7 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	vacancies, how supplied		3	7
shall be the judge of the efection and qualifications of its members. 1 5 8 what shall be a quorum. 1 5 8 what shall be a quorum. 1 5 8 1 1 5 8 1 1 5 8 1 1 1 5 8 1 1 1 5 8 1 1 1 1	shall choose their officers	1	2	7
shall be the judge of the election and qualifications of its members	shall have the power of impeachment	1	2	7
tions of its members	shall be the judge of the election and qualifica-			
what shall be a quorum, and compel the attendance of absentees. 1 5 8-5 may determine the rules of proceeding. 1 5 8-5 may determine the rules of proceeding. 1 5 8-5 may punish or expel a member. 1 5 8-5 may punish or expel a member. 1 5 8-6 may punish or expel a member. 1 5 8 may punish or expel a member. 1 5 8 may punish or expel a member. 1 5 8 may punish or expel a member. 1 5 8 may punish or expel a member. 1 5 8 may punish or expel a member. 1 5 8 may punish or expel a member. 1 5 8 may punish or expel a member. 1 5 8 may punish or expel a member. 1 5 8 may punish or expel a member. 1 5 8 may punish or expel a member. 1 5 8 ma	tions of its members	1	. 5	8
may determine the rules of proceeding 15 may punish or expel a member 15 may require the place, without the consent of the Senate 16 may require the yeas and nays 15 may require the yeas and nays 16 may require the yeas and nays 17 may resentatives shall not be appointed to office 16 may require taxes apportioned according to numbers 18 may require the yeas and nays nor the yeas and nays 18 may require the yeas and nays nor the yeas and nays	what shall be a quorum	1	5	
may determine the rules of proceeding 15 may punish or expel a member 15 may require the place, without the consent of the Senate 16 may require the yeas and nays 15 may require the yeas and nays 16 may require the yeas and nays 17 may resentatives shall not be appointed to office 16 may require taxes apportioned according to numbers 18 may require the yeas and nays nor the yeas and nays 18 may require the yeas and nays nor the yeas and nays	any number may adjourn, and compel the at-	_	-	
may determine the rules of proceeding	venuance of absentees	1	5	8-9
may punish or expel a member	may determine the rules of proceeding			
shall keep a journal and publish the same 1 shall not adjourn for more than three days, nor to any other place, without the consent of the Senate 1 one-fifth may require the yeas and nays 1 shall originate bills for raising revenue 1 compensation to be ascertained by law 1 privileged from arrest, except in certain cases. 1 spresentatives shall not be questioned for speech or debate in the House 1 shall not be appointed to office 1 shall not serve as electors of President 2 and direct taxes apportioned according to numbers 1 how apportioned (14th amendment, sec. 2) 2 spresentation of a State, vacancies in, supplied until a new election by executive authority 2 scolution, order, or vote, requiring the concurrence of both houses, to undergo the formalities of bills 1 7 10	may punish or expel a member			
shall not adjourn for more than three days, nor to any other place, without the consent of the Senate	shall keep a journal and publish the same			
to any other place, without the consent of the Senate	shall not adjourn for more than three days, nor	-	•	•
Senate	to any other place, without the consent of the			
privileged from arrest, except in certain cases. 1 6 gresentatives shall not be questioned for speech or debate in the House. 1 6 gressentatives shall not be appointed to office. 1 6 gressentatives shall not serve as electors of President. 2 1 12 and direct taxes apportioned according to numbers. 1 2 7 how apportioned (14th amendment, sec. 2) 20 presentation of a State, vacancies in, supplied until a new election by executive authority 2 7 to solution, order, or vote, requiring the concurrence of both houses, to undergo the formalities of bills. 1 7 10	Senate	1	K	0
privileged from arrest, except in certain cases. 1 6 9 presentatives shall not be questioned for speech or debate in the House 1 6 9 shall not be appointed to office 1 6 9 shall not serve as electors of President 2 1 13 and direct taxes apportioned according to numbers 1 2 7 how apportioned (14th amendment, sec. 2) 20 presentation of a State, vacancies in, supplied until a new election by executive authority 1 2 7 tesolution, order, or vote, requiring the concurrence of both houses, to undergo the formalities of bills 1 7 10	one-fifth may require the yeas and nava			
privileged from arrest, except in certain cases. 1 6 9 presentatives shall not be questioned for speech or debate in the House 1 6 9 shall not be appointed to office 1 6 9 shall not serve as electors of President 2 1 13 and direct taxes apportioned according to numbers 1 2 7 how apportioned (14th amendment, sec. 2) 20 presentation of a State, vacancies in, supplied until a new election by executive authority 1 2 7 tesolution, order, or vote, requiring the concurrence of both houses, to undergo the formalities of bills 1 7 10	shall originate hills for raising revenue			å
privileged from arrest, except in certain cases. I 6 9 presentatives shall not be questioned for speech or debate in the House	compensation to be ascertained by law			
the House	privileged from arrest, except in certain cases			
the House	Representatives shall not be questioned for speech or debate in	-	v	•
shall not be appointed to office	the House	1	R	Ω
shall not serve as electors of President	shall not be appointed to office			
and direct taxes apportioned according to numbers	shall not serve as electors of Procident			
bers. 1 2 7 how apportioned (14th amendment, sec. 2)	and direct taxes ennorthmed eccording to man	~	-	
more sentation of a State, vacancies in, supplied until a new election by executive authority	para arraga arraga abbar maraga according to hittin-	1	9	77
solution, order, or vote, requiring the concurrence of both houses, to undergo the formalities of bills 1 7 10	how ennortioned (14th emendment coe a)	-		
election by executive authority	Representation of a State vecessies in supplied well	••	••	<i>2</i> 00
esolution, order, or vote, requiring the concurrence of both houses, to undergo the formalities of bills 1 7 10	alection by aventing authoris-	1	•	**
houses, to undergo the concurrence of both houses, to undergo the formalities of bills 1 7 10	Resolution order or vote magnishes the community	•		•
menus hills to originate in the Henry of Permanentatives 1	houses to underso the formalities of Pills	1	17	40
	Revenue bills to originate in the House of Representatives	i	7	ΤŇ

	Art	8	Dam.
Rights of the citizen declared to be-		Dec.	Page.
privileges of citizens of the several States	4	2	15
liberty of conscience in matters of religion		••	17 17
freedom of speech and of the pressto assemble and petition		••	17
to keep and bear arms			17
to be exempt from the quartering of soldiers	••	••	17
to be secure from unreasonable searches and seizures	••	••	17
to be free from answering for a crime, unless on pre- sentment or indictment of a jury			17
not to be twice jeopardized for the same offense			18
not to be compelled to be a witness against himself		••	18
not to be deprived of life, liberty, or property, without due course of law			18
private property not to be taken for public use	• •	••	18
In criminal prosecutions shall enjoy the right of a			
speedy trial by jury, with all the means necessary for	•		10
his defense in civil cases, trial to be by a jury, and shall only be re-	••	••	18
examined according to common law			18
excessive bail shall not be required, excessive fines im-			
posed, nor cruel or unusual punishment inflicted enumeration of certain rights shall not operate against	••	••	18
retained rights			18
Rules, each house shall determine its own	'n	5	Ĩğ
σ.			
8.			
		_	
Seat of government, exclusive legislation	1	8	14
Searches and seizures, security against	ï	· is	
how chosen, classed, and terms of service	1	8	8 8 8
qualifications of senators Vice-President to be President of the	1	3	8
vice-President to be President of the	1	8	8 8
shall choose their officersshall be the judge of the elections and qualifications of	. 1	0	0
its members	1	5	8
what number shall be a quorum	1	5	8
any number may adjourn, and compel attendance of ab- sentees		5	8-9
may determine its rules.	1	5	9
may punish or expel a member	1	Š	ğ
shall keep a journal, and publish the same, except parts		J	•
shall keep a journal, and publish the same, except parts requiring secrecy. shall not adjourn for more than three days, nor to any	. 1	5	9
other place, without the consent of the other house	1	5	9
one fifth may require the yeas and nays	1	5	9
may propose amendments to bills for raising revenue	1	7 8	9
shall try impeachmentseffect of their judgment on impeachment	1	8	8
effect of their judgment on impeachmentcompensation to be ascertained by law	î	6	ğ
privileged from arrest	1	6	9 8 8 9 9
not questioned for any speech or debateshall not be appointed to office	1	6	9
senator shall not be elector.	2	ĭ	12
senator shall not be elector. Senators and representatives, elections of, how prescribed	ĩ	4	8
staves, their importation may be prohibited after 1808	1	9	11
escaping from one State to another may be reclaimed Slavery and involuntary servitude abolished except for crime,	4	2	15
(18th amendment)			19
(18th amendment). Soldiers not quartered on citizens.	••	••	17
Speaker, how chosen			
Speech, freedom of	1	2	7 17

States prohibited from—	Art,	Sec.	Pooe.
entering into treaty, alliance, or confederation	1	10	11
granting letters of marque	t	10	.11
coining money	1	10	11
coining money. emitting bills of credit. making anything a tender but gold and silver coin	1	10	11
passing bills of attainder, ex post facto laws, or laws	1	10	11
innairing contracts	1	10	11
granting titles of nobility laying duties on imports and exports. laying duties on tonnage.	ī	ĪŎ	11
Taying duties on imports and exports	1	10	11
laying duties on tonnage	1	10	11
keeping troops or ships of war in time of peace entering into any agreement or contract with another	. 1	10	11
State or a foreign power	1	10	11
engaging in war	. 1	10	îî
States, new, may be admitted into the Union	4	3	15
may be formed within the jurisdiction of others, or by	7		
the junction of two or more, with the consent of Con-	• .		
gress and the legislatures concerned	4	8	15
State judges bound to consider treaties, the Constitution, and			16
the laws under it, as supreme. State, every, guaranteed a republican form of government, protected by United States. Supreme Court. (See Court and Judiciary.) Suits at common law, proceedings in.	. "	••	10
tected by United States	4	4	15
Supreme Court. (See Court and Judiciary.)			
Sults at common law, proceedings in		••	18
T.			
Tax, direct, according to representation	1	2	7
shall be laid only in proportion to census	. 1	9	11
Tux on exports prohibited	1	9 10	11
Territory, or public property, Congress may make rules con		10	11
cerning	4	8	15
cerning	6		16
Titles. (See Nobility.)			
Title from foreign State prohibited	. 1	9	11
Treason, defined	. 8	8	14 14
two witnesses, or confession, necessary for conviction punishment of, may be prescribed by Congress	. 8	8	14
Treasury, money drawn from, only by appropriation	ĭ	ğ	îī
Treaties, how made	2	2	18
Treasury, money drawn from, only by appropriation	6	••	16
States cannot make	. 1	10	11
v.			
77			
Vacancies happening during the recess may be filled temporarily	7		40
in representation in Congress how filed	. 1	2	18 7
by the President. in representation in Congress, how filled. Veto of the President, effect of, and proceedings on. Vice President of the U.S. to be President of the Senate.	1	7	10
Vice President of the U.S. to be President of the Senate	i	å	8
now elected	. 76	ĭ	12
amendment		:	18-19
shall, in certain cases, discharge the	•		10
duties of President	2 2	1 4	12 18
may be removed by impeachment Vote of one house requiring the concurrence of the other	1	7	10
, out or and manner reduiting and contentioned of and candi	•	•	•
W			
w.			
War Congress to declare	. 1	8	10
War, Congress to declare Warrants for searches and seizures, when and how they shal		•	10
issue, (4th amendment)	••		17
, , ,			

Witness in criminal cases n	o one compelled	l to be sesingt him	Art.	Sec.	Page
Witness in criminal cases, no self, (5th amendm Weights and measures, stand	nent)	be agamet nim	'n	1 8	7-18 10
,	Υ.				
Yeas and nays entered on jo			1	5	9
reas and mayo chicago on jo		• • • • • • • • • • • • • • • • • • • •	•	Ů	•
		-			
•					



CONSTITUTION.

PREAMBLE.

We, the people of Wisconsin, grateful to Almighty God for our freedom, in order to secure its blessings, form a more perfect government, insure domestic tranguility, and promote the general welfare, do establish this constitution.

ARTICLE I.

DECLARATION OF RIGHTS.

SECTION 1. All men are born equally free and independent, and have certain inherent rights: among these are life, liberty, and the pursuit of happiness. To secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed.

SECTION 2. There shall be neither slavery nor involuntary servitude in this State, otherwise than for the punishment of crime, whereof the party shall have been duly convicted.

SECTION 3. Every person may freely speak, write, and publish his sentiments on all subjects, being responsible for the abuse of that right, and no laws shall be passed to restrain or abridge the liberty of speech or of the press. In all criminal prosecutions or indictments for libel, the truth may be given in evidence; and if it shall appear to the jury that the matter charged as libelous be true, and was published with good motives and for justifiable ends, the party shall be acquitted; and the jury shall have the right to determine the law and the fact.

SECTION 4. The right of the people peaceably to assemble to consult for the common good, and to petition the government or any department thereof, shall never be abridged.

SECTION 5. The right of trial by jury shall remain inviolate; and shall extend to all cases at law, without regard to the amount in controversy; but a jury trial may be waived by the parties in all cases, in the manner prescribed by law.

Section 6. Excessive ball shall not be required, nor shall excessive fines be imposed, nor cruel and unusual punishments inflicted.

SECTION 7. In all criminal prosecutions, the accused shall enjoy the right to be heard by himself and counsel; to demand the nature and cause of the accusation against him; to meet the witnesses face to face; to have compulsory process to compel the attendance of witnesses in his behalf; and in prosecutions by indictment or information, to a speedy public trial by an impartial jury of the county or district wherein the offense shall have been committed; which county or district shall have been previously ascertained by law.

SECTION 8. No person shall be held to answer for a criminal offense, unless on the presentment or indictment of a grand jury, except in cases of impeachment, or in cases cognizable by justices of the peace, or arising in the army or navy, or in the militia when in actual service in time of war or public danger; and no person for the same offense shall be put twice in jeopardy of punishment, nor shall be compelled in any criminal case to be a witness against himself. All persons shall before conviction be bailable by sufficient sureties, except for capital offenses, when the proof is evident or the presumption great: and the privilege of the writ of habeas corpus shall not be suspended, unless when, in cases of rebellion or invasion, the public safety may require.

SECTION 9. Every person is entitled to a certain remedy in the laws, for all injuries or wrongs he may receive in his person, property, or character; he ought to obtain justice freely, and without being obliged to purchase it, completely and without denial, promptly and without delay, conformably to the laws

SECTION 10. Treason against the State shall consist only in levying war against the same, or in adhering to its enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.

SECTION 11. The right of the people to be secure in their persons, houses, papers, and effects, against unressonable searches and seizures, shall not be violated, and no warrant shall issue but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

SECTION 12. No bill of attainder, ex post facto law, nor any law impairing the obligation of contracts, shall ever be passed; and no conviction shall work corruption of blood or forfeiture of estate.

SECTION 13. The property of no person shall be taken for public use without just compensation therefor.

SECTION 14. All lands within the State are declared to be allodial, and feudal tenures are prohibited. Leases and grants of agricultural land, for a longer term than fifteen years, in which rent or service of any kind shall be reserved, and all fines and like restraints upon alienation, reserved in any grant of land hereafter made, are declared to be void.

SECTION 15. No distinction shall ever be made by law between resident aliens and citizens, in reference to the possession, enjoyment, or descent of property.

SECTION 16. No person shall be imprisoned for debt arising out of, or founded on a contract, expressed or implied.

SECTION 17. The privilege of the debtor to enjoy the necessary comforts of life shall be recognized by wholesome laws, exempting a reasonable amount of property from seizure or sale for the payment of any debt or liability hereafter contracted.

SECTION 18. The right of every man to worship Almighty God according to the dictates of his own conscience shall never be infringed, nor shall any man be compelled to attend, erect, or support any place of worship, or to

maintain any ministry, against his consent. Nor shall any control of or interference with the rights of conscience be permitted, or any preference be given by law to any religious establishments, or mode of worship. Nor shall any money be drawn from the treasury for the benefit of religious societies, or religious or theological seminaries.

SECTION 19. No religious tests shall ever be required as a qualification for any office of public trust, under the State, and no person shall be rendered incompetent to give evidence in any court of law or equity, in consequence of his opinions on the subject of religion.

SECTION 20. The military shall be in strict subordination to the civil power.

SECTION 21. Writs of error shall never be prohibited by law.

SECTION 22. The blessings of a free government can only be maintained by a firm adherence to justice, moderation, temperance, frugality, and virtue, and by frequent recurrence to fundamental principles.

ARTICLE II.

BOUNDARIES.

SECTION 1. It is hereby ordained and declared that the State of Wisconsin doth consent and accept of the boundaries prescribed in the act of Congress entitled "an act to enable the people of Wisconsin Territory to form a Constitution and State Government, and for the admission of such State into the Union;" approved August sixth, one thousand eight hundred and forty-six, to wit :- beginning at the north east corner of the State of Illinois, that is to say, at a point in the centre of lake Michigan where the line of forty-two degrees and thirty minutes of north latitude crosses the same; thence, running with the boundary line of the State of Michigan, through lake Michigan, Green Bay, to the mouth of the Menomonee river; thence up the channel of the said river to the Brule river; thence up said last mentioned river to lake Brule; thence along the southern shore of lake Brule, in a direct line to the centre of the channel between Middle and South islands, in the Lake of the Desert; thence in a direct line to the head waters of the Montreal river, as marked upon the survey made by Captain Cram; thence down the main channel of the Montreal river to the middle of lake Superior; thence through the centre of lake Superior to the mouth of the St. Louis river; thence up the main channel of said river to the first rapids in the same, above the Indian village, according to Nicollet's map; thence due south to the main branch of the river St. Croix; thence down the main channel of said river to the Mississippi; thence down the centre of the main channel of that river to the north-west corner of the State of Illinois: thence due east with the northern boundary of the State of Illinois, to the place of beginning, as established by "an act to enable the people of the Illinois Territory to form a Constitution and State Government, and for the admission of such State into the Union on an equal footing with the original States," approved April 18th, 1818. [*Provided, however, That the following alteration of the aforesaid boundary be, and hereby is, proposed

8 MANUAL.

Digitized by Google

to the Congress of the United States as the preference of the State of Wisconsin, and if the same shall be assented and agreed to by the Congress of the United States, then the same shall be and forever remain obligatory on the State of Wisconsin, viz.: leaving the aforesaid boundary line at the foot of the rapids of the St. Louis river; thence, in a direct line bearing some h-westerly, to the mouth of the Iskodewabo, or Rum river, where the same empties into the Mississippi river; thence, down the main channel of the said Mississippi river, as prescribed in the aforesaid boundary.]

Section 2. The propositions contained in the act of Congress are hereby accepted, ratified, and confirmed, and shall remain irrevocable without the consent of the United Scates; and it is hereby ordained that this State shall never interfere with the primary disposition of the soil within the same, by the United States, nor with any regulations Congress may find necessary for securing the title in such soil to bona fids purchasers thereof; and no tax shall be imposed on land the property of the United States; and in no case shall non-resident proprietors be taxed higher than residents. Provided, That nothing in this Constitution, or in the act of Congress aforesaid, shall in any manner prejudice or affect the right of the State of Wisconsin to five hundred thousand acres of land granted to said State, and to be hereafter selected and located, by and under the act of Congress, entitled "an act to appropriate the proceeds of sales of the public lands, and grant pre-emption rights," approved September fourth, one thousand eight hundred and forty-one.

ARTICLE III.

SUFFRAGE.

SECTION 1. Every male person, of the age of twenty-one years or upward, belonging to either of the following classes, who shall have resided in the State for one year next preceding any election, shall be deemed a qualified elector at such election:

- 1. White citizens of the United States.
- 2. White persons of foreign birth, who shall have declared their intention to become citizens, conformably to the laws of the United States on the subject of naturalization.
- 3. Persons of Indian blood, who have once been declared by law of Congress to be citizens of the United States, any subsequent law of Congress to the contrary notwithstanding.
- 4. Civilized persons of Indian descent, not members of any tribe. Provided, That the Legislature may, at any time, extend by law the right of suffrage to persons not herein enumerated; but no such law shall be in force until the same shall have been submitted to a vote of the people at a general election, and approved by a majority or all the votes cast at such election.

SECTION 2. No person under guardianship, non compos mentis, or insane, shall be qualified to vote at any election: nor shall any person convicted of treason or felony be qualified to vote at any election unless restored to civil rights.

SECTION 3. All votes shall be given by ballot, except for such township officers as may by law be directed or allowed to be otherwise chosen.

SECTION 4. No person shall be deemed to have lost his residence in this State by reason of his absence on business of the United States, or of this State.

SECTION 5. No soldier, seaman, or marine, in the army or navy of the United States, shall be deemed a resident of this State in consequence of being stationed within the same.

Section 6. Laws may be passed excluding from the right of suffrage all persons who have been or may be convicted of bribery or larceny, or of any infamous crime, and depriving every person who shall make, or become directly or indirectly interested in, any bet or wager depending upon the result of any election, from the right to vote at such election.

ARTICLE IV.

LEGISLATIVE.

SECTION 1. The legislative power shall be vested in a Senate and Assembly. SECTION 2. The number of the members of the Assembly shall never be less than fifty-four, nor more than one hundred. The Senate shall consist of a number not more than one-third, nor less than one-fourth, of the number of the members of the Assembly.

SECTION 3. The Legislature shall provide by law for an enumeration of the inhabitants of the State, in the year one thousand eight hundred and fifty-five, and at the end of every ten years thereafter; and at their first session after such enumeration, and also after each enumeration made by the authority of the United States, the Legislature shall apportion and district anew the members of the Senate and Assembly, according to the number of inhabitants, excluding Indians not taxed, and soldiers and officers of the United States army and navy.

Section 4. The members of the Assembly shall be chosen annually by single districts, on the Tuesday succeeding the first Monday of November, by the qualified electors of the several districts; such districts to be bounded by county, precinct, town, or ward lines, to consist of contiguous territory, and be in as compact form as practicable.

SECTION 5. The Senators shall be chosen by single districts of convenient contiguous territory, at the same time and in the same manner as members of the Assembly are required to be chosen, and no Assembly district shall be divided in the formation of a Senate district. The Senate districts shall be numbered in regular series, and the Senators chosen by the odd numbered districts shall go out of office at the expiration of the first year, and the Senators chosen by the even numbered districts shall go out of office at the expiration of the second year, and thereafter the Senators shall be chosen for the term of two years.

SECTION 6. No person shall be eligible to the Legislature who shall not have resided one year within the State, and be a qualified elector in the district which he may be chosen to represent.

SECTION 7. Each House shall be the judge of the elections, returns, and qualifications of its own members, and a majority of each shall constitute a quorum to do business; but a smaller number may adjourn from day to day and may compel the attendance of absent members, in such manner and under such penalties as each House may provide.

SECTION 8. Each House may determine the rules of its own proceedings, punish for contempt and disorderly behavior, and, with the concurrence of two-thirds of all the members elected, expel a member; but no member shall be expelled a second time for the same cause.

SECTION 9. Each House shall choose its own officers, and the Senate shall choose a temporary President, when the Lieutenant Governor shall not attend as President, or shall act as Governor.

SECTION 10. Each House shall keep a journal of its proceedings, and publish the same, except such parts as require secrecy. The doors of each House shall be kept open except when the public welfare shall require secrecy. Neither House shall, without the consent of the other, adjourn for more than three days.

SECTION 11. The Legislature shall meet at the seat of Government, at such time as shall be provided by law, once in each year, and not oftener, unless convened by the Governor.

SECTION 12. No member of the Legislature shall, during the term for which he was elected, be appointed or elected to any civil office in the State which shall have been created, or the emoluments of which shall have been increased, during the term for which he was elected.

SECTION 18. No person being a member of Congress, or holding any military or civil office under the United States, shall be eligible to a seat in the Legislature; and if any person shall, after his election as a member of the Legislature, be elected to Congress, or be appointed to any office, civil or military, under the Government of the United States, his acceptance thereof shall vacate his seat.

Section 14. The Governor shall issue writs of election to fill such vacancies as may occur in either House of the Legislature.

SECTION 15. Members of the Legislature shall, in all cases except treason, felony, and breach of the peace, be privileged from arrest; nor shall they be subject to any civil process, during the session of the Legislature, nor for fifteen days next before the commencement and after the termination of each session.

SECTION 16. Nomember of the Legislature shall be liable in any civil action or criminal prosecution whatever, for words spoken in debate.

SECTION 17. The style of the laws of the State shall be, "The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows," and no law shall be enacted except by bill.

SECTION 18. No private or local bill, which may be passed by the Legislature, shall embrace more than one subject, and that shall be expressed in the title.

SECTION 19. Any bill may originate in either House of the Legislature; and a bill passed by one House may be amended by the other.

SECTION 20. The yeas and nays of the members of either House, on any question, shall, at the request of one-sixth of those present, be entered on the journal.

SECTION 21. Each member of the Legislature shall receive for his services, two dollars and fifty cents for each day's attendance during the session, and ten cents for every mile he shall travel in going to and returning from the place of the meeting of the Legislature on the most usual route.

SECTION 22. The Legislature may confer upon the Boards of Supervisors of the several counties of the State, such powers, of a local, legislative, and administrative character, as they shall from time to time prescribe.

Section 23. The Legislature shall establish but one system of town and county government, which shall be as nearly uniform as practicable.

SECTION 24. The Legislature shall never authorize any lottery, or grant any divorce.

SECTION 25. The Legislature shall provide by law that all stationery required for the use of the State, and all printing authorized and required by them to be done for their use, or for the State, shall be let by contract to the lowest bidder; but the Legislature may establish a maximum price. No member of the Legislature, or other State officer, shall be interested, either directly or indirectly, in any such contract.

SECTION 26. The Legislature shall never grant any extra compensation to any public officer, agent, servant, or contractor, after the services shall have been rendered or the contract entered into. Nor shall the compensation of any public officer be increased or diminished during his term of office.

SECTION 27. The Legislature shall direct by law in what manner and in what court suits may be brought against the State.

SECTION 28. Members of the Legislature, and all officers, executive and judicial, except such inferior officers as may be by law exempted, shall, before they enter upon the duties of their respective offices, take and subscribe an oath or affirmation to support the Constitution of the United States, and the Constitution of the State of Wisconsin, and faithfully to discharge the duties of their respective offices to the best of their ability.

SECTION 29. The Legislature shall determine what persons shall constitute the militia of the State, and may provide for organizing and disciplining the same, in such manner as shall be prescribed by law.

SECTION 30. In all elections to be made by the Legislature, the members thereof shall vote viva voce, and their votes shall be entered on the journal.

ARTICLE V.

EXECUTIVE.

SECTION 1. The executive power shall be vested in a Governor who shall hold his office for two years. A Lieutenant Governor shall be elected at the same time, and for the same term.

SECTION 2. No person except a citizen of the United States, and a qualified

elector of the State, shall be eligible to the office of Governor or Lieutenant Governor.

SECTION 8. The Governor and Lieutenant Governor shall be elected by the qualified electors of the State, at the times and places of choosing Members of the Legislature. The persons respectively having the highest number of votes for Governor and Lieutenant Governor shall be elected. But in case two or more shall have an equal and the highest number of votes for Governor or Lieutenant Governor, the two Houses of the Legislature, at its next annual session, shall forthwith, by joint ballot, choose one of the persons so having an equal and the highest number of votes for Governor or Lieutenant Governor. The returns of election for Governor and Lieutenant Governor shall be made in such manner as shall be provided by law.

Section 4. The Governor shall be Commander-in-Chief of the military and naval forces of the State. He shall have the power to convene the Legislature on extraordinary occasions; and in case of invasion, or danger from the prevalence of contagious disease at the seat of the Government, he may convene them at any other suitable place within the State. He shall communicate to the Legislature, at every session, the condition of the State, and recommend such matters to them for their consideration, as he may deem expedient. He shall transact all necessary business with the officers of the Government, civil and military. He shall expedite all such measures as may be resolved upon by the Legislature, and shall take care that the laws be faithfully executed.

SECTION 5. The Governor shall receive during his continuance in office, an annual compensation of one thousand two hundred and fifty dollars.

SECTION 6. The Governor shall have power to grant reprieves, commutations, and pardons, after conviction, for all offenses, except treason and cases of impeachment, upon such conditions and with such restrictions and limitations as he may think proper, subject to such regulations as may be provided by law relative to the manner of applying for pardons. Upon conviction for treason, he shall have the power to suspend the execution of the sentence until the case shall be reported to the Legislature, at its next meeting, when the Legislature shall either pardon, or commute the sentence, direct the execution of the sentence, or grant a further reprieve. He shall annually communicate to the Legislature each case of reprieve, commutation, or pardon granted, stating the name of the convict, the crime of which he was convicted, the sentence and its date, and the date of the commutation, pardon, or reprieve, with his reasons for granting the same.

SECTION 7. In case of the impeachment of the Governor, or his removal from office, death, inability from mental or physical disease, resignation, or absence from the State, the powers and duties of the office shall devolve upon the Lieutenant Governor, for the residue of the term, or until the Governor, absent or impeached, shall have returned, or the disability shall cease. But when the Governor shall, with ithe consent of the Legislature, be out of the State in time of war, at the head of the military force thereof, he shall continue Commander-in-Chief of the military force of the State.

SECTION 8. The Lieutenant Governor shall be President of the Senate, but

shall have only a casting vote therein. If during a vacancy in the office of Governor, the Lieutenant Governor shall be impeached, displaced, resign, die, or from mental or physical disease become incapable of performing the duties of his office, or be absent from the State, the Secretary of State shall act as Governor until the vacancy shall be filled, or the disability shall cease.

SECTION 9. The Lieutenant Governor shall receive double the *per diem* allowance of Members of the Senate, for every day's attendance as President of the Senate, and the same mileage as shall be allowed to Members of the Legislature.

Section 10. Every bill which shall have passed the Legislature shall, before it becomes a law, be presented to the Governor. If he approve, he shall sign it; but if not, he shall return it, with his objections, to that House in which it shall have originated, who shall enter the objections at large upon the journal, and proceed to reconsider it. If, after such reconsideration, two-thirds of the members present shall agree to pass the bill, it shall be sent, together with the objections, to the other House, by which it shall likewise be reconsidered, and if approved by two-thirds of the members present, it shall become a law. But in all such cases, the votes of both Houses shall be determined by yeas and nays, and the names of the members voting for or against the bill shall be entered on the journal of each House respectively. If any bill shall not be returned by the Governor within three days (Sundays excepted) after it shall have been presented to him, the same shall be a law, unless the Legislature shall, by their adjournment, prevent its return; in which case it shall not be a law.

ARTICLE VI.

ADMINISTRATIVE.

SECTION 1. There shall be chosen by the qualified electors of the State, at the times and places of choosing the members of the Legislature, a Secretary of State, Treasurer, and an Attorney General, who shall severally hold their offices for the term of two years.

SECTION 2. The Secretary of State shall keep a fair record of the official acts of the Legislature and Executive Department of the State, and shall, when required, lay the same and all matters relative thereto before either branch of the Legislature. He shall be ex officio auditor, and shall perform such other duties as shall be assigned him by law. He shall receive as a compensation for his services, yearly, such sum as shall be provided by law, and shall keep his office at the seat of government.

SECTION 3. The powers, duties, and compensation of the Treasurer and Attorney General shall be prescribed by law.

SECTION 4. Sheriffs, Coroners, Registers of Deeds, and District Attorneys shall be chosen by the electors of the respective counties, once in every two years, and as often as vacancies shall happen. Sheriffs shall hold no other office, and be ineligible for two years next succeeding the termination of their offices. They may be required by law to renew their security from time to

time; and in default of giving such new security, their offices shall be deemed vacant. But the County shall never be made responsible for the acts of the Sheriff. The Governor may remove any officer in this section mentioned, giving to such officer a copy of the charges against him, and an opportunity of being heard in his defense.

ARTICLE VII.

JUDICIARY.

Section 1. The court for the trial of impeachments shall be composed of the Senate. The House of Representatives shall have the power of impeaching all civil officers of this State, for corrupt conduct in office, or for crimes and misdemeanors; but a majority of all the members elected shall concur in an impeachment. On the trial of an impeachment against the Governor, the Lieutenant Governor shall not act as a member of the court. No judicial officer shall exercise his office after he shall have been impeached, until his acquittal. Before the trial of an impeachment, the members of the court shall take an oath or affirmation truly and impartially to try the impeachment, according to evidence; and no person shall be convicted without the concurrence of two-thirds of the members present. Judgment in cases of impeachment shall not extend further than to removal from office, or removal from office and disqualification to hold any office of honor, profit, or trust, under the State; but the party impeached shall be liable to indictment, trial, and punishment according to law.

SECTION 2. The judicial power of this State, both as to matters of law and equity, shall be vested in a Supreme Court, Circuit Courts, Courts of Probate, and in Justices of the Peace. The Legislature may also vest such jurisdiction as shall be deemed necessary in municipal courts, and shall have power to establish inferior courts in the several Counties, with limited civil and criminal jurisdiction. Provided, That the jurisdiction which may be vested in municipal courts shall not exceed, in their respective municipalities, that of circuit courts in their respective circuits, as prescribed in this constitution; and that the Legislature shall provide as well for the election of judges of the municipal courts as of the judges of inferior courts, by the qualified electors of the respective jurisdictions. The term of office of the judges of the said municipal and inferior courts shall not be longer than that of the judges of the circuit courts.

SECTION 3. The Supreme Court, except in cases otherwise provided in this constitution, shall have appellate jurisdiction only, which shall be co-extensive with the State; but in no case removed to the Supreme Court, shall a trial by jury be allowed. The Supreme Court shall have a general superintending control over all inferior courts; it shall have power to issue writs of habeas corpus, mandamus, injunction, quo warranto, certiorari, and other original and remedial writs, and to hear and determine the same.

SECTION 4. For the term of five years, and thereafter until the Legislature shall otherwise provide, the judges of the several Circuit Courts shall be

judges of the Supreme Court, four of whom shall constitute a quorum, and the concurrence of a majority of the judges present shall be necessary to a decision. The Legislature shall have power, if they should think it expedient and necessary, to provide by law for the organization of a separate Supreme Court, with the jurisdiction and powers prescribed in this Constitution, to consist of one Chief Justice and two Associate Justices, to be elected by the qualified electors of the State, at such time and in such manner as the Legislature may provide. The separate Supreme Court, when so organized, shall not be changed or discontinued by the Legislature; the judges thereof shall be so classified that but one of them shall go out of office at the same time, and their term of office shall be the same as is provided for the judges of the Circuit Court. And whenever the Legislature may consider it necessary to establish a separate Supreme Court, they shall have the power to reduce the number of Circuit Judges to four, and subdivide the Judicial Circuits, but no such subdivision or reduction shall take effect until after the expiration of the term of some one of the said judges, or until a vacancy occur by some other means.

SECTION 5. The State shall be divided into five judicial circuits, to be composed as follows: The First Circuit shall comprise the counties of Racine, Walworth, Rock, and Green. The Second Circuit, the counties of Milwaukee, Waukesha, Jefferson, and Dane. The Third Circuit, the counties of Washington, Dodge, Columbia, Marquette, Sauk, and Portage. The Fourth Circuit, the counties of Brown, Manitowoc, Sheboygan, Fond du Lac, Winnebago, and Calumet. And the Fifth Circuit shall comprise the counties of Iowa, Lafayette, Grant, Crawford, and St. Croix; and the county of Richland shall be attached to Iowa, the county or Chippewa to the county of Crawford, and the county of La Pointe to the county of St. Croix, for judicial purposes, until otherwise provided by the Legislature.

SECTION 6. The Legislature may alter the limits, or increase the number of circuits, making them as compact and convenient as practicable, and bounding them by county lines, but no such alteration or increase shall have the effect to remove a judge from office. In case of an increase of circuits, the judge or judges shall be elected as provided in this Constitution, and receive a salary not less than that herein provided for judges of the Circuit Court.

Section 7. For each circuit there shall be a judge chosen by the qualified electors therein, who shall hold his office as is provided in this Constitution, and until his successor shall be chosen and qualified; and after he shall have been elected, he shall reside in the circuit for which he was elected. One of said judges shall be designated as Chief Justice, in such manner as the Legislature shall provide. And the Legislature shall, at its first session, provide blaw, as well for the election of as for classifying the judges of the Circuit Court, to be elected under this Constitution, in such manner that one of said judges shall go out of office in two years, one in three years, one in four years, one in five years, and one in six years, and thereafter the judge elected to fill the office shall hold the same for six years.

SECTION 8. The Circuit Courts shall have original jurisdiction in all mat-

ters, civil and criminal, within this State, not excepted in this Constitution, and inot hereafter prohibited by law, and appellate jurisdiction from all inferior courts and tribunals, and a supervisory control over the same. They shall also have the power to issue writs of habeas corpus, mandamus, injunction, quo warranto, certiorari, and all other writs necessary to carry into effect their orders, judgments, and decrees, and give them a general control over inferior courts and jurisdictions.

SECTION 9. When a vacancy shall happen in the office of Judge of the Supreme or Circuit Courts, such vacancy shall be filled by an appointment of the Governor, which shall continue until a successor is elected and qualified; and when elected, such successor shall hold his office the residue of the unexpired term. There shall be no election for a judge or judges at any general election for State or county officers, nor within thirty days either before or after such election.

SECTION 10. Each of the Judges of the Supreme and Circuit Courts shall receive a salary, payable quarterly, of not less than one thousand five hundred dollars annually; they shall receive no fees of office, or other compensation than their salaries; they shall hold no office of public trust, except a judicial office, during the term for which they are respectively elected, and all votes for either of them, for any office except a judicial office, given by the Legislature or the people, shall be void. No person shall be eligible to the office of judge, who shall not, at the time of his election, be a citizen of the United States, and have attained the age of twenty-five years, and be a qualified elector within the jurisdiction for which he may be chosen.

SECTION 11. The Supreme Court shall hold at least one term annually, at the seat of government of the State, at such time as shall be provided by law, and the Legislature may provide for holding other terms, and at other places, when they may deem it necessary. A circuit court shall be held at least twice in each year, in each County of this State, organized for judicial purposes. The judges of the circuit court may hold courts for each other, and shall do so when required by law.

SECTION 12. There shall be a clerk of the circuit court chosen in each county organized for judicial purposes, by the qualified electors thereof, who shall hold his office for two years, subject to removal, as shall be provided by law. In case of a vacancy, the judge of the circuit court shall have the power to appoint a clerk, until the vacancy shall be filled by an election. The clerk thus elected or appointed shall give such security as the Legislature may require; and when elected, shall hold his office for a full term. The Supreme Court shall appoint its own clerk, and the clerk of a circuit court may be appointed clerk of the Supreme Court.

SECTION 18. Any judge of the Supreme or Circuit Court may be removed from office by address of both Houses of the Legislature, if two-thirds of all the members elected to each House concur therein, but no removal shall be made by virtue of this section, unless the judge complained of shall have been served with a copy of the charges against him as the ground of address, and

shall have had an opportunity of being heard in his defense. On the question of removal, the ayes and noes shall be entered on the journals.

SECTION 14. There shall be chosen in each county, by the qualified electors thereof, a judge of probate, who shall hold his office for two years, and until his successor shall be elected and qualified, and whose jurisdiction, powers, and duties shall be prescribed by law: provided, however, that the Legislature shall have power to abolish the office of judge of probate in any county, and to confer probate powers upon such inferior courts as may be established in said county.

SECTION 15. The electors of the several towns, at their annual town meetings, and the electors of cities and villages, at their charter elections, shall, in such manner as the Legislature may direct, elect justices of the peace, whose term of office shall be for two years, and until their successors in office shall be elected and qualified. In case of an election to fill a vacancy occurring before the expiration of a full term, the justice elected shall hold for the residue of the unexpired term. Their number and classification shall be regulated by law. And the tenure of two years shall in no wise interfere with the classification in the first instance. The justices thus elected shall have such civil and criminal jurisdiction as shall be prescribed by law.

SECTION 16. The Legislature shall pass laws for the regulation of tribunals of conciliation, defining their powers and duties. Such tribunals may be established in and for any township, and shall have power to render judgment, to be obligatory on the parties, when they shall voluntarily submit their matter in difference to arbitration, and agree to abide the judgment, or assent thereto in writing.

SECTION 17. The style of all writs and process shall be, "The State of Wisconsin." All criminal prosecutions shall be carried on in the name and by the authority of the same; and all indictments shall conclude against the peace and dignity of the State.

Section 18. The Legislature shall impose a tax on all civil suits commenced or prosecuted in the municipal, inferior, or circuit courts, which shall constitute a fund to be applied toward the payment of the salary of judges.

SECTION 19. The testimony in causes in equity shall be taken in like manner as in cases at law; and the office of master in chancery is hereby prohibited

SECTION 20. Any suitor in any court of this State shall have the right to prosecute or defend his suit either in his own proper person or by an attorney or agent of his choice.

SECTION 21. The Legislature shall provide by lawfor the speedy publication of all statute laws, and of such judicial decisions made within the State, as may be deemed expedient. And no general law shall be in force until published.

SECTION 22. The Legislature, at its first session after the adoption of this constitution, shall provide for the appointment of three commissioners, whose duty it shall be to inquire into, revise, and simplify the rules of practice, pleadings, forms, and proceedings, and arrange a system adapted to the courts

of record of this State, and report the same to the Legislature, subject to their modification and adoption; and such commission shall terminate upon the rendering of the report, unless otherwise provided by law.

SECTION 23. The Legislature may provide for the appointment of one or more persons in each organized county, and may vest in such persons such judicial powers as shall be prescribed by law: provided, that said power shall not exceed that of a judge of the circuit court at chambers.

ARTICLE VIII.

FINANCE.

SECTION 1. The rule of taxation shall be uniform, and taxes shall be levied upon such property as the Legislature shall prescribe.

SECTION 2. No money shall be paid out of the treasury except in pursuance of an appropriation by law.

SECTION 8. The credit of the State shall never be given or loaned in aid of any individual, association, or corporation.

SECTION 4. The State shall never contract any public debt, except in the cases and manner herein provided.

SECTION 5. The Legislature shall provide for an annual tax sufficient to defray the estimated expenses of the State for each year; and whenever the expenses of any year shall exceed the income, the Legislature shall provide for levying a tax for the ensuing year, sufficient, with other sources of income, to pay the deficiency, as well as the estimated expenses of such ensuing year.

SECTION 6. For the purpose of defraying extraordinary expenditures, the State may contract public debts; but such debts shall never in the aggregate exceed one hundred thousand dollars. Every such debt shall be authorized by law, for some purpose or purposes to be distinctly specified therein; and the vote of a majority of all the members elected to each house, to be taken by yeas and nays, shall be necessary to the passage of such law; and every such law shall provide for levying an annual tax sufficient to pay the annual interest of such debt, and the principal within five years from the passage of such law, and shall specially appropriate the proceeds of such taxes to the payment of such principal and interest; and such appropriation shall not be repealed, nor the taxes be postponed or diminished, until the principal and interest of such debt shall have been wholly paid.

SECTION 7. The Legislature may also borrow money to repel invasion, suppress insurrection, or defend the State in time of war; but the money thus raised shall be applied exclusively to the object for which the loan was authorized, or to the repayment of the debt thereby created.

Section 8. On the passage in either house of the Legislature, of any law which imposes, continues, or renews a tax, or creates a debt or charge, or makes, continues, or renews an appropriation of public or trust money, or releases, discharges, or commutes a claim or demand of the State, the question shall be taken by yeas and nays, which shall be duly entered on the

journal; and three-fifths of all the members elected to such house, shall in all such cases be required to constitute a quorum therein.

SECTION 9. No scrip, certificate, or other evidence of State debt whatsoever, shall be issued, except for such debts as are authorized by the sixth and seventh sections of this article.

SECTION 10. The State shall never contract any debt for works of internal improvement, or be a party in carrying on such works; but whenever grants of land or other property shall have been made to the State, especially dedicated by the grant to particular works of internal improvement, the State may carry on such particular works, and shall devote thereto the avails of such grants, and may pledge or appropriate the revenues derived from such works in aid of their completion.

ARTICLE IX.

EMINENT DOMAIN AND PROPERTY OF THE STATE.

SECTION 1. The State shall have concurrent jurisdiction on all rivers and lakes bordering on this State, so far as such rivers or lakes shall form a common boundary to the State, and any other State or Territory now or hereafter to be formed and bounded by the same. And the river Mississippi and the navigable waters leading into the Mississippi and St. Lawrence, and the carrying places between the same, shall be common highways, and forever free, as well to the inhabitants of the State as to the citizens of the United States, without any tax, impost, or duty therefor.

SECTION 2. The title of all lands, and other property, which have accrued to the Territory of Wisconsin, by grant, gift, purchase, forfeiture, escheat, or otherwise, shall vest in the State of Wisconsin.

SECTION 3. The people of the State, in their right of sovereignty, are declared to possess the ultimate property in and to all lands within the jurisdiction of the State; and all lands, the title to which shall fail from a defect of heirs, shall revert or escheat to the people.

ARTICLE X.

EDUCATION.

SECTION 1. The supervision of public instruction shall be vested in a State Superintendent, and such other officers as the Legislature shall direct. The State Superintendent shall be chosen by the qualified electors of the State, in such manner as the Legislature shall provide; his powers, duties, and compensation shall be prescribed by law. *Provided*, That his compensation shall not exceed the sum of twelve hundred dollars annually.

SECTION 2. The proceeds of all lands that have been or hereafter may be granted by the United States to this State, for educational purposes, (except the lands heretofore granted for the purposes of a University,) and all moneys, and the clear proceeds of all property, that may accrue to the State by forfeiture or escheat, and all moneys which may be paid as an equivalent for exemp-

tion from military duty, and the clear proceeds of all fines collected in the several counties for any breach of the penal laws, and all moneys arising from any grant to the State where the purposes of such grant are not specified, and the five hundred thousand acres of land to which the State is entitled by the provisions of an act of Congress, entitled "an act to appropriate the proceeds of the sales of public lands, and to grant pre-emption rights," approved the fourth day of September, one thousand eight hundred and forty-one, and also the five per centum of the net proceeds of the public lands to which the State shall become entitled on her admission into the Union, (if Congress shall consent to such appropriation of the two grants last mentioned,) shall be set apart as a separate fund, to be called the school fund, the interest of which, and all other revenues derived from the school lands, shall be exclusively applied to the following objects, to wit:

- 1. To the support and maintenance of common schools in each school district, and the purchase of suitable libraries and apparatus therefor.
- 2. The residue shall be appropriated to the support and maintenance of academies and normal schools, and suitable libraries and apparatus therefor.

SECTION 8. The Legislature shall provide by law for the establishment of district schools, which shall be as nearly uniform as practicable, and such schools shall be free and without charge for tuition to all children between the ages of four and twenty years, and no sectarian instruction shall be allowed therein.

Section 4. Each town and city shall be required to raise, by tax, annually, for the support of common schools therein, a sum not less than one-half the amount received by such town or city respectively for school purposes, from the income of the school fund.

SECTION 5. Provision shall be made by law for the distribution of the income of the school fund among the several towns and cities of the State, for the support of common schools therein, in some just proportion to the number of children and youth resident therein, between the ages of four and twenty years, and no appropriation shall be made from the school fund to any city or town for the year in which said city or town shall fail to raise such tax, nor to any school district for the year in which a school shall not be maintained at least three months.

Section 6. Provision shall be made by law for the establishment of a State University, at or near the seat of State government, and for connecting with the same from time to time such colleges in different parts of the State, as the interests of education may require. The proceeds of all lands that have been or may hereafter be granted by the United States to the State for the support of a University, shall be and remain a perpetual fund, to be called the "University fund," the interest of which shall be appropriated to the support of the State University, and no sectarian instruction shall be allowed in such University.

SECTION 7. The Secretary of State, Treasurer, and Attorney General shall constitute a Board of Commissioners for the sale of the School and University Lands, and for the investment of the funds arising therefrom. Any two of

said Commissioners shall be a quorum for the transaction of all business pertaining to the duties of their office.

SECTION 8. Provision shall be made by law for the sale of all School and University Lands, after they shall have been appraised, and when any portion of such lands shall be sold, and the purchase money shall not be paid at the time of the sale, the Commissioners shall take security by mortgage upon the land sold for the sum remaining unpaid, with seven per cent. interest thereon, payable annually at the office of the Treasurer. The Commissioners shall be authorized to execute a good and sufficient conveyance to all purchasers of such lands, and to discharge any mortgages taken as security, when the sum due thereon shall have been paid. The Commissioners shall have power to withhold from sale any portion of such lands when they shall deem it expedient, and shall invest all moneys arising from the sale of such lands, as well as all other University and School funds, in such manner as the Legislature shall provide, and shall give such security for the faithful performance of their duties as may be required by law.

ARTICLE XI.

CORPORATIONS.

SECTION 1. Corporations without banking powers or privileges may be formed under general laws, but shall not be created by special act, except for municipal purposes, and in cases where, in the judgment of the 'Legislature, the objects of the corporation cannot be attained under general laws. All general laws or special acts enacted under the provisions of this section may be altered or repeated by the Legislature at any time after their passage.

SECTION 2. No municipal corporation shall take private property for public use against the consent of the owner, without the necessity thereof being first established by the verdict of a jury.

SECTION 8. It shall be the duty of the Legislature, and they are hereby empowered, to provide for the organization of cities and incorporated villages, and to restrict their power of taxation, assessment, borrowing money, contracting debts, and loaning their credit, so as to prevent abuses in assessments and taxation, and in contracting debts by such municipal corporations.

SECTION 4. The Legislature shall not have power to create, authorize, or incorporate, by any general or special law, any bank or banking power or privilege, or any institution or corporation, having any banking power or privilege whatever, except as provided in this article.

SECTION 5. The Legislature may submit to the voters at any general election, the question of "bank or no bank," and if at any such election a number of votes equal to a majority of all the votes cast at such election on that subject shall be in favor of banks, then the Legislature shall have power to grant bank charters, or to pass a general banking law, with such restrictions and under such regulations as they may deem expedient and proper for the security of the bill holders: provided, that no such grant or law shall have any force or effect until the same shall have been submitted to a vote of the

electors of the State at some general election, and been approved by a majority of the votes cast on that subject at such election.

ARTICLE XII.

AMENDMENTS.

SECTION 1. Any amendment or amendments to this Constitution may be proposed in either House of the Legislature, and if the same shall be agreed to by a majority of the members elected to each of the two Houses, such proposed amendment or amendments shall be entered on their journals with the yeas and navs taken thereon, and referred to the Legislature to be chosen at the next general election, and shall be published for three months previous to the time of holding such election. And if in the Legislature so next chosen. such proposed amendment or amendments shall be agreed to by a majority of all the members elected to each House, then it shall be the duty of the Legislature to submit such proposed amendment or amendments to the people, in such manner and at such time as the legislature shall prescribe, and if the people shall approve and ratify such amendment or amendments by a majority of the electors voting thereon, such amendment or amendments shall become part of the Constitution. Provided, That if more than one amendment be submitted. they shall be submitted in such manner that the people may vote for or against such amendments separately.

SECTION 2. If at any time a majority of the Senate and Assembly shall deem it necessary to call a convention to revise or change this constitution, they shall recommend to the electors to vote for or against a convention at the next election for members of the Legislature; and if it shall appear that a majority of the electors voting thereon have voted for a convention, the Legislature shall at its next session provide for calling such convention.

ARTICLE XIII.

MISCELLANEOUS PROVISIONS.

SECTION 1. The political year for the State of Wisconsin shall commence on the first Monday in January in each year, and the general election shall be holden on the Tuesday succeeding the first Monday in November in each year.

SECTION 2. Any inhabitant of this State who may hereafter be engaged, either directly or indirectly, in a duel, either as principal or accessory, shall forever be disqualified as an elector, and from holding any office under the Constitution and laws of this State, and may be punished in such other manner as shall be prescribed by law.

SECTION 3. No Member of Congress, nor any person holding any office of profit or trust under the United States, (postmasters excepted,) or under any foreign power; no person convicted of any infamous crime in any court within the United States, and no person being a defaulter to the United States, or to this State, or to any county or town therein, or to any State or territory within



the United States, shall be eligible to any office of trust, profit, or honor in this State.

SECTION 4. It shall be the duty of the Legislature to provide a great seal for the State, which shall be kept by the Secretary of State; and all official acts of the Governor, his approbation of the laws excepted, shall be thereby authenticated.

Section 5. All persons residing upon Indian lands within any county of the State, and qualified to exercise the right of suffrage under this Constitution, shall be entitled to vote at the polls which may be held nearest their residence, for State, United States, or County officers: provided, that no person shall vote for county officers out of the county in which he resides.

SECTION 6. The elective officers of the Legislature, other than the presiding officers, shall be a Chief Clerk, and a Sergeant-at-Arms, to be elected by each House.

SECTION 7. No County with an area of nine hundred square miles or less, shall be divided, or have any part stricken therefrom, without submitting the question to a vote of the people of the county, nor unless a majority of all the legal voters of the county voting on the question, shall vote for the same.

SECTION 8. No county seat shall be removed until the point to which it is proposed to be removed, shall be fixed by law, and a majority of the voters of the county voting on the question, shall have voted in favor of its removal to such point.

SECTION 9. All County officers whose election or appointment is not provided for by this Constitution, shall be elected by the electors of the respective counties, or appointed by the boards of supervisors, or other county authorities, as the Legislature shall direct. All city, town, and village officers, whose election or appointment is not provided for by this Constitution, shall be elected by the electors of such cities, towns, and villages, or of some division thereof, or appointed by such authorities thereof as the Legislature shall designate for that purpose. All other officers whose election or appointment and the provided for by this constitution, and all officers whose offices may hereafter be created by law, shall be elected by the people, or appointed as the Legislature may direct.

SECTION 10. The Legislature may declare the cases in which any office shall be deemed vacant, and also the manner of filling the vacancy where no provision is made for that purpose in this Constitution.

ARTICLE XIV.

SCHEDULE.

SECTION 1. That no inconvenience may arise by reason of a change from a Territorial to a permanent State government, it is declared that all rights, actions, prosecutions, judgments, claims, and contracts, as well of individuals as of bodies corporate, shall continue as if no such change had taken place, and all process which may be issued under the authority of the Territory of Wisconsin, previous to its admission into the Union of the United States, shall be as valid as if issued in the name of the State.

4 MANUAL.

SECTION 2. All laws now in force in the Territory of Wisconsin, which are not repugnant to this Constitution, shall remain in force until they expire by their own limitation, or be altered or repealed by the Legislature.

SECTION 3. All fines, penalties, or forfeitures accruing to the Territory of Wisconsin, shall inure to the use of the State.

SECTION 4. All recognizances heretofore taken, or which may be taken before the change from Territorial to a permanent State government, shall remain valid, and shall pass to, and may be prosecuted in the name of the State, and all bonds executed to the Governor of the Territory, or to any other officer or court, in his or their official capacity, shall pass to the Governor or State authority, and their successors in office, for the uses therein respectively expressed, and may be sued for and recovered accordingly; and all the estate or property, real, personal, or mixed, and all judgments, bonds, specialties, choses in action, and claims or debts of whatsoever description, of the Territory of Wisconsin, shall inure to and vest in the State of Wisconsin, and may be sued for and recovered in the same manner and to the same extent, by the State of Wisconsin, as the same could have been by the Territory of Wisconsin. All criminal prosecutions and penal actions, which may have arisen, or which may arise before the change from a Territorial to a State government, and which shall then be pending, shall be prosecuted to judgment and execution in the name of the State. All offenses committed against the laws of the Territory of Wisconsin, before the change from a Territorial to a State government, and which shall not be prosecuted before such change, may be prosecuted in the name and by the authority of the State of Wisconsin, with like effect as though such change had not taken place; and all penalties incurred

Il remain the same as if this Constitution had not been adopted. All actions at law, and suits in equity, which may be pending in any of the courts of the Territory of Wisconsin, at the time of the change from a Territorial to a State government, may be continued and transferred to any court of the State which shall have jurisdiction of the subject matter thereof.

Section 5. All officers, civil and military, now holding their offices under the authority of the United States, or of the Territory of Wisconsin, shall continue to hold and exercise their respective offices until they shall be superseded by the authority of the State.

SECTION 6. The first session of the Legislature of the State of Wisconsin shall commence on the first Monday in June next, and shall be held at the village of Mádison, which shall be and remain the seat of government until otherwise provided by law.

SECTION 7. All county, precinct, and township officers shall continue to hold their respective offices, unless removed by the competent authority, until the Legislature shall, in conformity with the provisions of this Constitution, provide for the holding of elections to fill such offices respectively.

SECTION 8. The President of this Convention shall, immediately after its adjournment, cause a fair copy of this Constitution, together with a copy of the act of the Legislature of this Territory, entitled "an act in relation to the formation of a State government in Wisconsin, and to change the time of

holding the annual session of the Legislature," approved October 27th, 1847, providing for the calling of this Convention, and also a copy of so much of the last census of this Territory as exhibits the number of its inhabitants, to be forwarded to the President of the United States, to be laid, before the Congress of the United States at its present session.

Section 9. This Constitution shall; be submitted at an election to be held on the second Monday in March next, for ratification or rejection, to all white male persons of the age of twenty-one years, or upwards, who shall then be residents of this Territory and citizens of the United States, or shall have declared their intention to become such in conformity with the laws of Congress on the subject of naturalization; and all persons having such qualifications shall be entitled to vote for or against the adoption of this Constitution, and for [all officers first elected under it. And if the Constitution be ratified by said electors, it shall become the Constitution of the State of Wisconsin. On such of the ballots as are for the Constituion, shall be written or printed the word "yes;" and on such as are against the Constitution, the word "no." The election shall be conducted in the manner now prescribed by law, and the returns made by the clerks of the boards of supervisors or county commissioners (as the case may be) to the Governor of the Territory, at any time before the tenth of April next. And in the event of the ratification of this Constitution, by a majority of all the votes given, it shall be the duty of the Governor of this Territory to make proclamation of the same, and to transmit a digest of the returns to the Senate and Assembly of the State, on the first day of their session. An election shall be held for Governor and Lieutenant Governor, Treasurer, Attorney General, Members of the State Legislature, and Members of Congress, on the second Monday of May next, and no other or further notice of such election shall be required.

Section 10. Two Members of Congress shall also be elected on the second Monday of May nex; and until otherwise provided by law, the counties of Milwaukee, Waukesha, Jefferson, Racine, Walworth, Rock, and Green shall constitute the first congressional district, and elect one member; and the counties of Washington, Sheboygan, Manitowoc, Calumet, Brown, Winnebago, Fond du Lac, Marquette, Sauk, Portage, Columbia, Dodge, Dane, Iowa, La Fayette, Grant, Richland, Crawiord, Chippewa, St. Croix, and La Pointe shall constitute the second congressional district, and shall elect one member.

SECTION 11. The several elections provided for in this article shall be conducted according to the existing laws of the Territory. Provided, That no elector shall be entitled to vote, except in the town, ward, or precinct where he resides. The returns of election for Senators and Members of Assembly, shall be transmitted to the clerk of the board of supervisors, or county commissioners, as the case may be, and the votes shall be canvassed, and certificates of election issued, as now provided by law. In the first senatorial district, the returns of election for senator shall be made to the proper officer in the county of Brown; in the second senatorial district, to the proper officer in the county of Columbia; in the third senatorial district, to the proper

officer in the county of Crawford; in the fourth senatorial district, to the proper officer in the county of Fond du Lac; and in the fifth senatorial district to the proper officer in the county of Iowa. The returns of election for State officers and Members of Congress, shall be certified and transmitted to the Speaker of the Assembly at the seat of government, in the same manner as the votes for delegate to Congress are required to be certified and returned, by the laws of the Territory of Wisconsin, to the Secretary of said Territory, and in such time that they may be received on the first Monday in June next; and as soon as the Legislature shall be organized, the Speaker of the Assembly and the President of the Senate shall in the presence of both houses, examine the returns, and declare who are duly elected to fill the several offices hereinbefore mentioned, and give to each of the persons elected, a certificate of his election.

SECTION 12. Until there shall be a new apportionment, the Senators and Members of the Assembly shall be apportioned among the several districts, as hereinafter mentioned, and each district shall be entitled to elect one Senator or Member of the Assemyly, as the case may be.

The counties of Brown, Calumet, Manitowoc, and Sheboygan shall constitute the First Senate District.

The counties of Columbia, Marquette, Portage, and Sauk shall constitute the Second Senate District.

The counties of Crawford, Chippewa, St. Croix, and La Pointe shall constitute the Third Senate District.

The counties of Fond du Lac and Winnebago shall constitute the Fourth Senate District.

The counties of Iowa and Richland shall constitute the Fifth Senate District.

The county of Grant shall constitute the Sixth Senate District.

The county of Lafavette shall constitute the Seventh Senate District.

The county of Green shall constitute the Eighth Senate District.

The county of Dane shall constitute the Ninth Senate District.

The county of Dodge shall constitute the Tenth Senate District.

The county of Washington shall constitute the Eleventh Senate District.

The county of Jefferson shall constitute the Twelfth Senate District.

The county of Waukesha shall constitute the Thirteenth Senate District.

The county of Walworth shall constitute the Fourteenth Senate District.

The county of Rock shall constitute the Fifteenth Senate District.

The towns of Southport, Pike, Pleasant Prairie, Paris, Bristol, Brighton, Salem, and Wheatland, in the county of Racine, shall constitute the Sixteenth Senate District.

The towns of Racine, Caledonia, Mount Pleasant, Raymond, Norway, Rochester, Yorkville, and Burlington, in the county of Racine, shall constitute the Sevententh Senate District.

The third, fourth, and fifth wards of the city of Milwaukee, and the towns of Lake, Oak Creek, Franklin, and Greenfield, in the county of Milwaukee, shall constitute the Eighteenth Senate District.

The first and second wards of the city of Milwaukee, and the towns of Milwaukee, Wauwatosa, and Granville, in the county of Milwaukee, shall constitute the Ninteenth Senate District.

The county of Brown shall constitute an Assembly District.

The county of Calumet shall constitute an Assembly District.

The county of Manitowoc shall constitute an Assembly District.

The county of Columbia shall constitute an Assembly District.

The counties of Crawford and Chippewa shall constitute an Assembly District.

The counties of St. Croix and La Pointe shall constitute an Assembly District.

The towns of Windsor, Sun Prairie, and Cottage Grove, in the county of Dane, shall constitute an Assembly District.

The towns of Madison, Cross Plains, Clarkson, Springfield, Verona, Montrose, Oregon, and Greenfield, in the county of Dane, shall constitute an Assembly District.

The towns of Rome, Dunkirk, Christiana, Albion, and Rutland, in the county of Dane, shall constitute an Assembly District.

The towns of Burnett, Chester, Le Roy, and Williamstown, in the county of Dodge, shall constitute an Assembly District.

The towns of Fairfield, Hubbard, and Rubicon, in the county of Dodge, shall constitute an Assembly District.

The towns of Hustisford, Ashippun, Lebanon, and Emmet, in the county of Dodge, shall constitute an Assembly District.

The towns of Elba, Lowell, Portland, and Clyman, in the county of Dodge, shall constitute an Assembly District.

The towns of Calamus, Beaver Dam, Fox Lake, and Trenton, in the county of Dodge, shall constitute an Assembly District.

The towns of Calumet, Forest, Auburn, [Byron, Taychedah, and Fond du Lac, in the county of Fond du Lac, shall constitute an Assembly District.

The towns of Alto, Metomen, Ceresco, Rosendale, Waupun, Oakfield, and Seven Mile Creek, in the county of Fond du Lac, shall constitute an Assembly District.

The precincts of Hazel Green, Fairplay, Smeltzer's Grove, and Jamestown, in the county of Grant, shall constitute an Assembly District.

The precincts of Platteville, Head of Platte, Centreville, Muscoda, and Fennimore, in the county of Grant, shall constitute an Assembly District.

The precincts of Pleasant Valley, Potosi, Waterloo, Hurricane, and New Lisbon, in the county of Grant, shall constitute an Assembly District.

The precincts of Beetown, Patch Grove, Cassville, Millville, and Lancaster, in the county of Grant, shall constitute an Assembly District.

The county of Green shall constitute an Assembly District.

The precincts of Dallas, Peddler's Creek, Mineral Point, and Yellow Stone, in the county of Iowa, shall constitute an Assembly District.

The precincts of Franklin, Dodgeville, Porter's Grove, Arena, and Percus-

sion, in the county of Iowa, and the county of Richland, shall constitute an Assembly District.

The towns of Watertown, Aztalan, and Waterloo, in the county of Jefferson, shall constitute an Assembly District.

The towns of Ixonia, Concord, Sullivan, Hebron, Cold Spring, and Palmyra, in the county of Jefferson, shall constitute an Assembly District.

The towns of Lake Mills, Oakland, Koshkonong, Farmington, and Jefferson, in the county of Jefferson, shall constitute an Assembly District.

The precincts of Benton, Elk Grove, Belmont, Willow Springs, Prairie, and that part of Shullsburgh precinct north of town one, in the county of Lafayette, shall constitute an Assembly District.

The precincts of Wiota, Wayne, Gratiot, White Oak Springs, Fever River, and that part of Shullsburgh precinct south of town two, in the county of Lafayette, shall constitute an Assembly District.

The county of Marquette shall constitute an Assembly District.

The first ward of the city of Milwaukee shall constitute an Assembly District.

The second ward of the city of Milwaukee shall constitute an Assembly District.

The third ward of the city of Milwaukee shall constitute an Assembly District.

The fourth and fifth wards of the city of Milwaukee shall constitute an Assembly District.

The towns of Franklin and Oak Creek, in the county of Milwaukee, shall constitute an Asseembly District.

The towns of Greenfield and Lake, in the county of Milwaukee, shall constitute an Assembly District.

The towns of Granville, Wauwatosa, and Milwaukee, in the county of Milwaukee, shall constitute an Assembly District.

The county of Portage shall constitute an Assembly District.

The town of Racine, in the county of Racine, shall constitute an Assembly District.

The towns of Norway, Raymond, Caledonia, and Mount Pleasant, in the county of Racine, shall constitute an Assembly District.

The towns of Rochester, Burlington, and Yorkville, in the county of Racine, shall constitute an Assembly District.

The towns of Southport, Pike, and Pleasant Prairie, in the county of Racine, shall constitute an Assembly District.

The towns of Paris, Bristol, Brighton, Salem, and Wheatland, in the county of Racine, shall constitute an Assembly District.

The towns of Janesville and Bradford, in the county of Rock, shall constitute an Assembly District.

The towns of Beloit, Turtle, and Clinton, in the county of Rock, shall constitute an Assembly District.

The towns of Magnolia, Union, Porter, and Fulton, in the county of Rock, shall constitute an Assembly District.

The towns of Milton, Lima, and Johnstown, in the county of Rock, shall constitute an Assembly District.

The towns of Newark, Rock, Avon, Spring Valley, and Centre, the county of Rock, shall constitute an assembly district: provided, that if the Legislature shall divide the town of Centre, they may attach such part of it to the district lying next north, as they may deem expedient.

The county of Sauk shail constitute an Assembly District.

Precincts numbered one, three, and seven, in the county of Shebyogan, shall constitute an Assembly District.

Precincts number two, four, five, and six, in the county of Sheboygan, shall constitute an Assembly District.

The towns of Troy, East Troy, and Spring Prairie, in the county of Walworth, shall constitute an Assembly District.

The towns of Whitewater, Richmond, and Lagrange, in the county of Walworth, shall constitute an Assembly District.

The towns of Geneva, Hudson, and Bloomfield, in the county of Walworth, shall constitute an Assembly District.

The towns of Darien, Sharon, Walworth, and Linn, in the county of Walworth, shall constitute an Assembly District.

The towns of Delavan, Sugar Creek, Lafayette, and Elkhorn, in the county of Walworth, shall constitute an Assembly District.

The towns of Lisbon, Menomonee, and Brookfield, in the county of Waukesha, shall constitute an Assembly District.

The towns of Warren, Oconomowoc, Summit, and Ottawa, in the county of Waukesha, shall constitute an Assembly District.

The towns of Delafield, Genesee, and Pewaukee, in the county of Waukesha, shall constitute an Assembly District.

The towns of Waukesha, and New Berlin, in the county of Waukesha, shall constitute an Assembly District.

The towns of Eagle, Mukwanego, Vernon, and Muskego, in the county of Waukesha, shall constitute an Assembly District.

The towns of Port Washington, Fredoma, and Clarence, in the county of Washington, shall constitute an Assembly District.

The towns of Grafton and Jackson, in the county of Washington, shall constitute an Assembly District.

The towns of Mequon and Germantown, in the county of Washington, shall constitute an Assembly District.

The towns of Polk, Richfield, and Erin, in the county of Washington, shall constitute an Assembly District.

The towns of Hartford, Addison, West Bend, and North Bend, in the county of Washington, shall constitute an Assembly District.

The county of Winnebago shall consitute an Assembly District.

The foregoing districts are subject, however, so far to be altered that when any new town shall be organized, it may be added to either of the adjoining Assembly Districts.

Section 13. Such parts of the common law as are now in force in the Territory of Wisconsin, not inconsistent with this Constitution, shall be and continue part of the law of this State until altered or suspended by the Legislature.

SECTION 14. The Senators first elected in the even numbered Senate districts, the Governor, Lieutenant Governor, and other State officers first elected under this Constitution, shall enter upon the duties of their respective offices on the first Monday of June next, and shall continue in office for one year from the first Monday of January next. The Senators first elected in the odd numbered Senate districts, and the members of the Assembly first elected, shall enter upon their duties respectively on the first Monday of June next, and shall continue in office until the first Monday in January next.

SECTION 15. The oath of office may be administered by any judge or justice of the peace, until the Legislature shall otherwise direct.

RESOLUTIONS.

Resolved, That the Congress of the United States be, and is hereby requested, upon the application of Wisconsin for admission into the Union, so to alter the provisions of an act of Congress entitled "an act to grant a quantity of land to the Territory of Wisconsin, for the purpose of aiding in opening a canal to connect the waters of lake Michigan with those of Rock river," approved June eighteenth, eighteen hundred and thirty-eight, and so to alter the terms and conditions of the grant made therein, that the odd numbered sections thereby granted, and remaining unsold, may be held and disposed of by the State of Wisconsin, as part of the five hundred thousand acres of land to which said State is eutitled by the provisions of an act of Congress entitled "an act to appropriate the proceeds of the sales of the public lands, and to grant pre-emption rights," approved the fourth day of September, eighteen hundred and forty-one; and further that the even numbered sections reserved by Congress may be offered for sale by the United States for the same minimum price, and subject to the same rights of preemption as other public lands of the United States.

Resolved, That Congress be further requested to pass an act whereby the excess price over and above one dollar and twenty-five cents per acre, which may have been paid by the purchasers of said even numbered sections which shall have been sold by the United States, be refunded to the present owners thereof, or they be allowed to enter any of the public lands of the United States, to an amount equal in value to the excess so paid.

Resolved, That in case the odd numbered sections shall be ceded to the State as aforesaid, the same shall be sold by the State in the same manner as other school lands: provided, that the same rights of pre-emption as are now granted by the laws of the United States shall be secured to persons who may be actually settled upon such lands at the time of the adoption of this Constitution: and provided further, that the excess price over and above one dollar and twenty-five cents per acre, absolutely or conditionally contracted to be paid by the purchasers of any part of said sections which shall have been

sold by the Territory of Wisconsin, shall be remitted to such purchasers, their representatives, or assigns.

Resolved, That Congress be requested, upon the application of Wisconsin for admission into the Union, to pass an act whereby the grant of five hundred thousand acres of land, to which the State of Wisconsin is entitled by the provisions of an act of Congress entitled "an act to appropriate the proceeds of the sales of the public lands, and to grant pre-emption rights," approved the fourth day of September, eighteen hundred and forty-one, and also the five per centum of the net proceeds of the public lands lying within the State, to which it shall become entitled on its admission into the Union, by the provisions of an act of Congress, entitled"an act to enable the people of Wisconsin Territory to form a Constitution and State Government, and for the admission of such State into the Union," approved the sixth day of August, eighteen hundred and forty-six, shall be granted to the State of Wisconsin for the use of schools, instead of the purposes mentioned in said acts of Congress respectively.

Resolved, That the Congress of the United States be, and hereby is requested, upon the admission of this State into the Union, so to alter the provisions of the act of Congress, entitled "an act to grant a certain quantity of land to aid in the improvement of the Fox and Wisconsin rivers, and to connect the same by a canal in the Territory of Wisconsin," that the price of the lands reserved to the United States shall be reduced to the minimum price of the public lands.

Resolved, That the Legislature of this State shall make provision by law for the sale of the lands granted to the State in aid of said improvements, subject to the same rights of pre-emption to the settlers thereon, as are now allowed by law to settlers on public lands.

Resolved, That the foregoing resolutions be appended to and signed with the Constitution of Wisconsin, and submitted therewith to the people of this Territory, and to the Congress of the United States.

We, the undersigned, members of the Convention to form a Constitution for the State of Wisconsin, to be submitted to the people thereof for their ratification or rejection, do hereby certify that the foregoing is the Constitution adopted by the Convention.

In testimony whereof, we have hereunto set our hands, at Madison, the first day of February, A. D. eighteen hundred and forty-eight.

MORGAN L. MARTIN.

President of the Convention and Delegate from Brown county.

Tho's McHugh, Secretary.

CALUMET,

G. W. FEATHERSTONBAUGH.

COLUMBIA,

JAMES T. LEWIS.

CRAWFORD,
DANIEL G. FENTON.

DANE.

WILLIAM H. FOX, CHARLES M. NICHOLS, WILLIAM A. WHEELER.

DODGE, STODDARD JUDD, CHARLES H. LARRABEE.

SAMUEL W. LYMAN.

SAMUEL W. BEALL, WARREN CHASE.

GRANT.

ORSAMUS COLE, GEORGE W. LAKIN, ALEXANDER D. RAMSEY, WILLIAM RICHARDSON, JOHN HAWKINS ROUNTREE.

GREEN,

JAMES BIGGS.

CHARLES BISHOP, STEPHEN HOLLENBECK, JOSEPH WARD.

JEFFEBSON,

IOWA.

JAMES FOLTS, MILO JONES, THEODORE PRENTISS, ABRAHAM VANDERPOOL.

LA FAYETTE, CHARLES DUNN, JOHN O'CONNOR, ALLEN WARDEN.

BYRON KILBOURN,

MILWAUKEE,
JOHN L. DORAN,
GARRET M. FITZGERALD,
ALBERT FOWLER,

MIWAUKEE—(continued.)
RUFUS KING,
CHARLES H. LARKIN,
MORRITZ SCHŒFFLER.

WILLIAM H. KENNEDY,

PORTAGE, H. KENN BACINE.

ALBERT G. COLE, STEPHEN A. DAVENPORT, ANDREW B. JACKSON, FREDERICK S. LOVELL, SAMUEL R. McCLELLAN, JAMES D. REYMERT, HORACE T. SANDERS, THEODORE SECOR.

ROCK,
ALMERIN M. CARTER,
JOSEPH COLLEY,
PAUL CRANDALL,
EZRA A. FOOTE,
LOUIS P. HARVEY,
EDWARD V. WHITON.

SHEBOYGAN,

SILAS STEADMAN.

WALWORTH,
EXPERIENCE ESTABROOK,
GEORGE GALE,
JAMES HARRINGTON,
AUGUSTUS C. KINNE,
HOLLIS LATHAM,
EZRA A. MULFORD.

WASHINGTON.

JAMES FAGAN, PATRICK PENTONY, HARVEY G. TURNER.

WAUKESHA,
SQUIRE S. CASE,
ALFRED L. CASTLEMAN,
PETER D. GIFFORD,
ELEAZER ROOT,
GEORGE SCAGEL,
WINNEBAGO,

HARRISON REED.

AMENDMENTS.

[Section 21, Article 4, of the Constitution, was amended by a vote of the people at the General Election, November 5, 1867, so as to read as follows:]

SECTION 21. Each member of the Legislature shall receive for his services three hundred and fifty dollars per annum, and ten cents for every mile he shall travel in going to and returning from the place of the meetings of the Legislature, on the most usual route. In case of an extra session of the Legislature, no additional compensation shall be allowed to any member thereof, either directly or indirectly.

PROPOSED AMENDMENTS.

[Submitted to the people at the General Election held in November, 1869.]

ARTICLE V.

SECTION 5. The Governor shall receive during his continuance in office, an annual compensation of five thousand dollars, which shall be in full for all traveling or other expenses incident to his duties.

SECTION 9. The Lieutenant Governor shall receive during his continuance in office, an annual compensation of one thousand dollars.

[Amendment, proposed by the Legislature of 1869.]

ABTICLE 1. SECTION 8. No person shall be held to answer for a criminal offense without due process of law, and no person, for the same offense, shall be put twice in jeopardy of punishment, nor shall be compelled in any criminal case to be a witness against himself. All persons shall before conviction be ballable by sufficient sureties, except for capital offenses when the proof is evident or the presumption great; and the privilege of the writ of habeas corpus shall not be suspended unless when in cases of rebellion or invasion the public safety may require it.

[Amendment, proposed by the Legislature of 1869.]

ARTICLE 7. SECTION 4. The Supreme Court of this State, with the jurisdiction and powers prescribed in this Constitution, shall consist of five Judges, to be hereafter elected by the qualified electors of the State, at such time and in such manner as the Legislature may provide, and such Court when so organized shall not be changed or discontinued by the Legislature; and the Justices of the Supreme Court now in office shall serve out the remainder of their respective terms of office as Judges of the Supreme Court, and the Judges of said Court shall be so classified that but one of them shall go out of office at the same time, and the Legislature shall at its first session after the

CONSTITUTION OF STATE OF WISCONSIN.

60

adoption thereof, provide by law for the election of the two additional Judges required hereby and their successors, and for the election of the successors of the Judges now in office, and for classifying the two additional Judges, so that one of them shall go out of office in eight years and the other in ten years. The term of office of each Judge of the Supreme Court hereafter elected, except as herein otherwise provided, shall be ten years, and the Judge of the Supreme Court having the shortest time to serve shall be Chief Justice of the Supreme Court.

INDEX

TO THE CONSTITUTION OF THE STATE OF WISCONSIN.

A.		
Academies, portion of income of School Fund to be applied to		Page.
support of (subdiv. 2)	2	46
Accused, right of 1 Actions, to be continued as if no change in government. 14 Adjournment, of Legislature	7	81 49
Adjournment, of Legislature	10	36
Aliens to possess and enjoy property same as citizens	15	82
Amendments to Constitution, how made	1	48
Apportionment of Senators and Members of Assembly 4	8 12	85 52
Assembly, number of members of	2	85
members of, when and how chosen 4	4	85
Assembly Districts, how to be bounded	4 12	85 52
State divided into	12	82
of treason, not to work corruption of blood 1	12	32
Attorney, suitors may prosecute and defend by, or in person ?	20	43
Attorneys, District, when and how chosen and term of office 6 Attorney General, when and how elected and term of office 6	4	89 89
to be one of School Land Commissioners 10	7	46
Auditor, Secretary of State to be	2	89
В.		
Bail, excessive, shall not be required	6	81
all persons bailable before conviction, etc	8	32
Banks and Banking Associations, how may be incorporated 11	5	47
how vote on, to be submitted to people	5 6	47-8 85
Bills in Legislature, not to embrace more than one subject 4	18	86
may originate in either House 4	19	87
action of Governor on 5	10	89
if vetoed, how proceed	10	89
signature 5	10	89
Bonds, official, executed under Territorial government, to re-		
main valid	4	50 83–4
Boundaries, of State 2	-	00-1
C.		
Census, of State	8	85
Certificate of State debt, when may be issued	7	45 41

Charles to Consider a community of the	Art.	Sec.	Page,
Orcuit Courts, power vested in	7	2 8	40 41-2
powers and jurisdiction of	7	11	42
terms ofclerks of, to be chosen in each county	7	12	42
Clerks of, to be chosen in each county	ż		40-1
Orcuit Judges, to be judges of Supreme Courtto be elected for each circuit, and to reside	4	4	40-T
to be elected for each circuit, and to reside	~	7	41
thereinone of to be designated as Chief Justice	7		
one of to be designated as Chief Justice	7	7	41
to be classified	7	7	41
vacancy in office, how filled	7	9	42
not to be elected within thirty days of a general			
election	7	.9	42
salary of	7	10	42
not to receive fees or hold any other office	7	10	42
who eligible to omce	7	10	42
may hold courts for each other	7	11	42
may be removed from office, and how	7	18	42–3
Cities, Legislature to organize and restrict powers	11	3	47
Citizens and aliens equal as to possession and enjoyment of	•		
property	1	15	82
Civil Actions—(See Actions.)			
Clarks of Circuit Courts, to be chosen in each county	7	12	42
if vacancy, judge to appointto take oath and give security	7	12	42
to take oath and give security	7	12	42
Clerk of Supreme Court, to be appointed by court	7	12	42
	10	6	46
Commander-in-Chief. Governor to be	5	4	88
Commissioners, to revise and simplify rules of practice, to be an-		_	•
Commander in Chief, Governor to be. Commander in Chief, Governor to be. Commissioners, to revise and simplify rules of practice, to be appointed. Commissioners of School and University Lands, who to consti-	7	22	48-4
Commissioners of School and University Lands, who to consti-	. •	~~	10-1
tute hoard of	10	7	46
tute board ofto take security on land sold	10	8	47
to execute converged	10	8	47
to execute conveyances	10		
thay withhold lands from Bald	10	8	47
shall invest School and University funds	10	.7	46
Common Law, to continue part of the Law of the State	14	13	56
Common Schools—(See Schools.)			
Compensation of members of Legislatureextra, never to be granted by Legislature	4	21	87
extra, never to be granted by Legislature	4	26	37
of publicofficers, not to be increased or diminished		26	87
of Governor	5	5	38
of Lieutenant Governor	5	9	89
Conciliation, courts of, their powers	7	16	48
Conciliation, courts of, their powers	14	10	51
Conscience, rights of	1	18	88
Constitution of Wisconsin			81
	4	28	87
oath to support, by whom to be taken.		1	48
how may be amended	12		50-51
oath to support, by whom to be taken, how may be amended	12 14		
how may be amendedcopy of to be forwarded to President.	12 14		
how may be amended	12 14		51
how may be amended copy of to be forwarded to President. when to be submitted for ratification or rejection	12 14 14	8	
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. who entitled to vote for or against.	12 14 14 14	9	51
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. who entitled to vote for or against.	12 14 14 14	8	
how may be amended	12 14 14 14 14 1	9 9 12	51 32
how may be amended	12 14 14 14 14 1	8 9 9 12 25	51 32 37
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection	12 14 14 14 1 1 4	8 9 12 12 25	51 32 37 32
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection	12 14 14 14 1 1 4	8 9 9 12 25	51 32 37
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. who entitled to vote for or against Contracts, State not to pass law impairing obligation of. no member of Legislature or State officer to be interested in certain. Conviction, notato work corruption of blood Coroners, when and how chosen, term of office Corporations not to be created by special act, except in certain	12 14 14 14 1 1 4 1 6	8 9 12 12 25	51 32 37 82 39
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. who entitled to vote for or against. Contracts, State not to pass law impairing obligation of no member of Legislature or State officer to be interested in certain Conviction, notto work corruption of blood. Coroners, when and how chosen, term of office Corporations not to be created by special act, except in certain cases.	12 14 14 14 1 1 6	8 9 9 12 25 12 4	51 32 37 32 39 47
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. Who entitled to vote for or against. Contracts, State not to pass law impairing obligation of. no member of Legislature or State officer to be interested in certain. Conviction, notto work corruption of blood. Coroners, when and how chosen, term of office Corporations not to be created by special act, except in certain cases. banking, how may be incorporated.	12 14 14 14 1 1 6	8 9 9 12 25 12 4 1 5	51 32 37 39 47 47–48
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. when entitled to vote for or against Contracts, State not to pass law impairing obligation of no member of Legislature or State officer to be interested in certain Conviction, noted work corruption of blood Corroners, when and how chosen, term of office Corporations not to be created by special act, except in certain cases. banking, how may be incorporated	12 14 14 14 1 6 11 11 11	8 9 9 12 25 12 4	51 32 37 32 39 47
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. who entitled to vote for or against. Contracts, State not to pass law impairing obligation of. no member of Legislature or State officer to be interested in certain. Conviction, notwo work corruption of blood. Coroners, when and how chosen, term of office Corporations not to be created by special act, except in certain cases. banking, how may be incorporated laws relating to may be altered or repealed Legislature to provide for incorporating villages.	12 14 14 14 1 1 6	8 9 12 25 12 4 1 5	51 32 87 82 39 47 47 47 47
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. or rejection. Conitracts, State not to pass law impairing obligation of no member of Legislature or State officer to be interested in certain. Conviction, notate work corruption of blood. Coroners, when and how chosen, term of office. Corporations not to be created by special act, except in certain cases. banking, how may be incorporated laws relating to may be altered or repealed Legislature to provide for incorporating villages, and to restrict their powers. (See Villages, and to restrict their powers.	12 14 14 14 1 1 6 11 11 11	8 9 9 12 25 12 4 1 5 1	51 32 87 82 89 47 47–48 47
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. or rejection. Contracts, State not to pass law impairing obligation of no member of Legislature or State officer to be interested in certain. Conviction, notwo work corruption of blood. Coroners, when and how chosen, term of office. Corporations not to be created by special act, except in certain cases. banking, how may be incorporated. laws relating to may be altered or repealed. Legislature to provide for incorporating villages, and to restrict their powers. (See Villages).	12 14 14 14 1 1 6 11 11 11	8 9 12 25 12 4 1 5 1	51 82 87 82 89 47 47–48 47 47
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. who entitled to vote for or against. Contracts, State not to pass law impairing obligation of. no member of Legislature or State officer to be interested in certain. Conviction, nowto work corruption of blood. Coroners, when and how chosen, term of office. Corporations not to be created by special act, except in certain cases. banking, how may be incorporated laws relating to may be altered or repealed. Legislature to provide for incorporating villages, and to restrict their powers. (See Villages.). Counties, to be but one system of government for. when not to be divided except by vote of the people.	12 14 14 14 1 1 6 11 11 11	8 9 9 12 25 12 4 1 5 1 8 23 7	51 82 87 82 89 47 47–48 47 47 47 87
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. who entitled to vote for or against. Contracts, State not to pass law impairing obligation of. no member of Legislature or State officer to be interested in certain. Conviction, nowto work corruption of blood. Coroners, when and how chosen, term of office. Corporations not to be created by special act, except in certain cases. banking, how may be incorporated laws relating to may be altered or repealed. Legislature to provide for incorporating villages, and to restrict their powers. (See Villages.). Counties, to be but one system of government for. when not to be divided except by vote of the people.	12 14 14 14 1 1 6 11 11 11	8 9 9 12 25 12 4 1 5 1 8 23 7 2	51 82 87 82 89 47 47–48 47 47 47 49 40
how may be amended. copy of to be forwarded to President. when to be submitted for ratification or rejection. or rejection. Contracts, State not to pass law impairing obligation of no member of Legislature or State officer to be interested in certain. Conviction, notwo work corruption of blood. Coroners, when and how chosen, term of office. Corporations not to be created by special act, except in certain cases. banking, how may be incorporated. laws relating to may be altered or repealed. Legislature to provide for incorporating villages, and to restrict their powers. (See Villages).	12 14 14 14 1 1 6 11 11 11	8 9 9 12 25 12 4 1 5 1 8 23 7	51 82 87 82 89 47 47–48 47 47 47 87

County Officers, how and when to be elected	Art. 18 18	Sec. 9 8	Paga. 49 49
Courts. Creuit. (See Circuit Courts.) Courts of Conciliation.	7	22	87 49
Courts of Conciliation. Crimes, no person to answer for, except on presentment or in-	7	16 8	43 82
committed under Territory may be prosecuted under	_	4	50
State. Criminal Proceedings, how carried on commenced under Territorial Government, to be continued.	14	17 4	43 50
. D.			
Debts, no imprisonment for public, when, how and for what purpose contracted Declaration of Etylits Declared, Registers of, how chosen and term of office Defaulters, ineligible to office Defaulters, ineligible to office Destricts, Assembly, how to be bounded Senate and Assembly, apportionment of Congressional, apportionment of School, to be established by law District Attorneys, how chosen and term of office Divorces, Legislature not to grant Duelling, persons engaged in, disqualified to vote	14 14 10 10 6 4	16 6 4 8 8 4 12 10 8 5 4 24 2	32 44 81-3 39 48-9 45 52 51 46 46 39 87 48
E.			
Education, how provided for. Elections. Governor may issue writs of how made by Legislature. general, when to be held first, when and how to be conducted. Electors. qualifications of. who disqualified from being residing on Indian lands, where to vote Enacting clause, provision concerning. Enumeration, of inhabitants provided for Equity, how testimony taken in Error, writs of, not to be prohibited Escheats, to State from defect of heirs Excessive ball, not to be required. Exceutive power, vested in Governor. Excemption, of property from forced sale Ex post facto law, not to be passed.	4 13 14 8 8 18 4 4 7 1 9 1 5 1	2-6 5 17 2-6 5 17 3 19 21 8 6 1 17 12	45-7 36 37 48 51-8 51-5 34-5 49 86 35 43 33 45 31 87 82 83
F.			
Felonies, persons convicted of disfranchised Fines and forfettures, excessive not to be imposed. reserved in grants of land void to become part of school fund accruing to Territory to inure to State. Forfettures, of estates, conviction not to work. Freedom of speech, gnarantied to all persons. to members of Legislature Funds, School, (See School funds).		2 6 14 2 8 12 1 16	34 31 32 45-6 50 32 31 36

G.	
General Elections, when to be held	Sec. Page. 1 48 1 37 2 37-8 3 38 4 38 5 38 6 38
his powers in approving bills 5 6 may remove certain officers 6 6 his official acts, how authenticated 13 first elected, how long to hold office 14 Grant, of lands, reserving rent, duration limited 1 of lands, not to be prejudiced 2 Great Seal, Legislature to provide and who to keep 13	10 89 4 89-40 4 49 14 56 14 82 2 84 4 49
н.	
Habeas Corpus, privilege not suspended	8 82 1 45
I.	
Impeachments, House of Representatives to have power. 7 Imprisonment, for debt on contract, not to be. 1 Indicate, when qualified electors. 8 Indicate, how to conclude. 7 Infamous Crimes, preclude right of suffrage. 3 to hold office. 18 Insane persons, disqualified from voting. 3 Internal improvements, not to contract debt for. 8 State to sell lands granted in aid of. 14	1 40 16 32 1 84 17 43 6 35 8 48-9 2 49 10 45 56-7
J.	
Journals, of Legislature to be published	10 86 7 41 13 42-43 40 23 44 1 40 5 41 7 41 11 42 5 81 9 82 15 83
L.	
Land, tenure of, &c. 1 title in Territory to vest in State 9 no change of title 14 granted to State, how disposed of 14 Lands, School and University, how proceeds used 10 Larceny, persons guilty of disfranchised 3	14 82 2 45 1 49 56-7 2 45-6 6 85

Tours how massed	Art.	Sec.	Page. 35-7
Laws, how passedex post facto, not to be passed	i	12	
ex post facto, not to be passed	4	17	83 86
style of	7	17	86
local net to embrace but one subject	4	18	86
local not to embrace but one subject not in force till published	7	21	48
what to he negged by year and nave	ė	~ 8	44-6
what to be passed by yeas and nays	14	9	**F0
common law now in force to continue	14	18	56
Leases, of agricultural lands, time limited	ī	14	82
Legislature, number of members	4	2	85
powers and duties	4	~	35~7
who eligible to	. 4	Ġ	35
who eligible to each House to be judge, etc	4	Ť	86
determine rules	. 4	8	86
choose officers	4	ğ	86
publish journal	4	1Ŏ	86
where and how often meet	4	īĭ	86
where and how often meet	4	12	86
who ineligible	4	18	86
who ineligiblehow members to vote in elections	4	30	37
when may borrow money	. 8	7	44
to elect Chief Clerk and Sergeant-at-arms	18	6	49
when may declare offices vacated	18	10	49
Legislative power, where vested. Legislative officers, (See Legislature). Libel, truth of may be given in evidence	4	1	85
Legislative officers, (See Legislature).			
Libel, truth of may be given in evidence	1	8	81
jury to determine law and lact		8	81
Liberty of Speech and the Press, relating to	1	8	81
Lieutenant Governor, how and when elected, and term of office.	5	8	38
when to act as Governor	5	7	88
to be President of Senate	5	8	88
to have only casting vote	5	8	89
his compensation	.5	.9	39
first elected, how long to hold	14	14	56
Lotteries, Legislature not to grant	4	24	87
M.			
Majority of each house of Legislature to constitute a quorum	4	7	36
io to propose amendments to Constitution and call con-			
vention to revise same	12	1	48
Mariners, in service of United States, not to be deemed resi-	_		
dents of State	8	5	85
Master in Chancery, office of, abolished	7	19	48
Members of Legislature, number of	4	3	85
how and when chosen	4	4	85
who eligible as	4	6	85
not to be elected or appointed to certain			••
civil offices	4	12	36
who ineligible as	4	18	86
when seat to be vacated	4	18	36
not liable for words spoken in debate	4	16	36
compensation of	4	21	87
mileage ofwhen to vote viva vocs	4	X1	87
	4	80	87
Members of Congress, who ineligible	4	18	36
Mileage, of Members of Legislature	4	21	87
men provide for organizing and disciplining and disciplining and	4	29	87
may provide for organizing and disciplining same Mississippi River, and the navigable waters leading into the	4	29	87
mesococoppe mover, and me mavigante waters reading into the	0	•	45
same, to be common highways and free	7	1	
Municipal and Inferior Courts may be establishedjurisdiction to be limited	7	2	· 40·
judges of, to be elected, &c	+	2	40.
5 MANUAL.	,6	70	70
C THEORY CHANGE			

N.		
Navigable waters, certain, to be common highways	91	Page. 45 84
О.		
Oaths, of members of Legislature, and executive and judicial officers. by whom may be administered	8 6 8 9 4 5 4 7 4 14 8 8	87 56 49 49 50 50 56 48-9
Р.		
Ferson, every one entitled to a certain remedy in the laws. Powers, military to be in subordination to civil. Pre-emption, to settlers on canal lands, to be granted. President of Senats. Lieutenant Governor to be. his compensation. Press, freedom of. Printing, for use of State and Legislature, to be let to lowest bidder. Privileges, of the debtor, to enjoy the necessary comforts of life, to be recognized. of members and officers of the Legislature. Banking, not to be granted by Legislature, except, etc. 1	7 17	36 32 33 57 38 39 31 37 32 36
of Territory, to vest in State	1 13 1 17 8 9	50 82 82 45 50
not to be taken by municipal corporation without consent, etc. 1 Prosecutions, criminal, how carried on	7 17 7 91	47 43 48 45
Public Property of Territory to vest in State	9 2 9 2 1 6	45 45 81
Q.		
of members of Legislature of Governor. Quorum, what shall constitute in each house	8 1 4 6 5 2 4 7 8 8 7 4	34 85 87–8 86 45 41

R.			_
Recognizances, executed under territorial government to remain	Art.	Sec.	Page
valid	14	4	5
Register of Deeds. when and how chosen, and term of office	б	4	8
Religion, constitutional provisions relative to. Religious test, not to be required as a qualification to office	1	18	82-t
Religious test, not to be required as a qualification to office	1	19	8
belief of witness not to render him incompetent.	1	19	8
Societies, no money to be drawn from treasury for			
support of	1	18	3
Removal, from office in case of impeachment	7	ļ	4
Demonstrate of incomparation	.6	4	40
Reped of acts of incorporation Reprieves, Governor may grant. Resolutions, appended to Constitution of Wisconsin	11	1	47 88
Perclutions enneaded to Constitution of Wisconsin	5	6	56 56
Reserve Rills constitutional provision concerning	·:	••	44-{
Revenue Bills, constitutional provision concerning	ĭ	ii	78
of the accused	î	7	81
equality of, and how secured	i	i	8
of the people to assemble and consult, and to petition		4	8
of worship, not to be infringed	i	18	89
to continue as if no change in government		ĭ	49
Rivers, navigable, to be common highways	9	ī	48
8.			
Valuated at Constitution			10 51
Schedule, of Constitution	14	٠. ٩	19-50
schoots, district, Legislature to establish	10	ð	46
to be uniform, and to be free	10	8	40
no sectarian instruction allowed therein annual tax to be raised for the support of	10	4	40
School Funds, what to consist of	10	2	45-0
to remain separate and perpetual	10	5	43-(
how interest to be applied	10	22227	45-6
how distributed	10	ã	45-4
School and University Lands, of what to consist	10	2	45-6
who to sell	īŏ	7	46-
purchase money of, how secured	10	8	4'
Scrip. State, not to be issued except in certain cases	8	9	4
Seaf of State, who to keep	13	4	49
what acts of Governor to be authenticated thereby	13	4	49
Seamen, not to be deemed residents	3	5	3
Searches and Seizures, constitutional provision relating thereto	1	11	32
Search Warrants, when and how issued	1	11	35
Seat of Government, where to be	14	6	50
Seat of Government, where to be. Secretary of State, when to act as Governor	5	8	88-9
when and now chosen, and his term of ource.	0	1	89
his duties, and to be ex-officio auditor	6	2	39
to be one of Commissioners for sale of School			
Lands, etc	10	7	46-
Lands, etcto be keeper of Great Seal	13	4	49
Senate, of State of Wisconsin	4	1	85
Senate Districts, how formed and numbered	4	.5	8
State divided into	14	12	36 38
Sentence, Governor may suspend exectuion of, in case of treason	5	. 6	89
Sheriff, when and how chosen, and term of office	6	4	89
to hold no other office, and ineligible next term Stavery, not to exist in State	1	2	31
Soldiers, not to be deemed residents	8	ŝ	85
Sociators, not to be deemed residents	i	8	81
in debate	4	16	86
Mate of Wisconsin, boundaries	2	ĭ	88-4
	$\tilde{2}$	2	84
not to interfere with primary dianocal of soil			
not to interfere with primary disposal of soil	~	-	٠.
not to interfere with primary disposal of soil nor with regulation of Congress, securing the title to purchasers	2	2	84

	Art	Sec.	Paga.
State of Wisconsin suits against	4	27	Page. 87
credit of, not to be loaned	8	8	44
not to contract debts, except in certain	8	4	44
sovereignty and jurisdiction of	8	*	44
cases sovereignty and jurisdiction of	š	·6	44
State Superintendent: State Treasurer, when elected.	8	10	45
State Superintendent	10	1	45
term of office	6	1	39 39
term of office	U		40
lands	10	7	46
Stationery, for use of State, to be let to lowest bidder	4	25	37
Style, of laws	4	17	36
Stuffedde lews moy be negged excluding certain nersons from	7	17	43
right of	3	6	35
of writs and process Suffrage, laws may be passed excluding certain persons from right of Suits, against State	4	27	37
tax on. Superintendent of Public Instruction, how elected	7	18	48
Superintendent of Public Instruction, how elected	10	1	45
his powers and duties his salary Supervisors, County, Legislature may confer certain powers Supreme Court, judicial power vested in to have appellate jurisdiction only	10	1	45 45
Supervisors County Legislature may confer certain powers	4	22	37
Supreme Court, judicial power vested in	Ŷ	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	40
to have appellate jurisdiction only	7	2	40
its general powers	777	8	40
circuit judges to be judges of Supreme Court	7	4	40-1 41
separate Supreme Court may be formed number of judges to constitute a quorum	4	4	41
number necessary to a decision	7	4	41
judges of, to be classified	7	4	41
terms ofto appoint clerk	7	11	42
to appoint clerk	7	12	42
	•	TW	
т.	•	1~	
T.			
T. Taxation, rule of, to be uniform	8	1	44
T. Taxation, rule of, to be uniform	8	1 2	44 34
T. Taxation, rule of, to be uniform	8	1	44
T. Taxation, rule of, to be uniform	8	1 2 18	44 84 48
T. Tuxation, rule of, to be uniform. Tuxes, not to be laid on land of United States. on suits to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied	8 2 7 8 8	1 2 18 1	44 84 48 44 44
T. Taxation, rule of, to be uniform. Taxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial.	8 2 7 8 8	1 2 18 1 5 14	44 84 48 44 44 32
T. Taxation, rule of, to be uniform. Taxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State.	827 88112	1 2 18 1 5 14 14	44 34 48 44 44 32 32
T. Taxation, rule of, to be uniform. Taxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State.	827 88112	1 2 18 1 5 14	44 84 48 44 44 32
T. Taxation, rule of, to be uniform. Taxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State. Territory, of Wisconsin, property of, to vest in State.	827 881128	1 2 18 1 5 14 14 11 10 4	44 34 43 44 44 32 32 33 45
T. Taxation, rule of, to be uniform. Taxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State. Territory, of Wisconsin, property of, to vest in State.	827 881128	1 2 18 1 5 14 14 10 4 5	44 44 44 42 32 33 45 50
T. Taxation, rule of, to be uniform. Taxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State. Territory, of Wisconsin, property of, to vest in State.	827 881128	1 2 18 1 5 14 14 1 10 4 5 19	44 43 44 44 42 32 32 33 45 50 50
T. Taxation, rule of, to be uniform. Taxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State. Territory, of Wisconsin, property of, to vest in State.	827 881128	1 2 18 1 5 14 14 1 10 4 5 19 23	44 34 48 44 42 32 32 38 45 50 50 43 37
T. Taxation, rule of, to be uniform. Taxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State. Territory, of Wisconsin, property of, to vest in State.	827 881128	1 2 18 1 5 14 14 1 10 4 5 19	44 43 44 44 42 32 32 33 45 50 50
T. Tuxation, rule of, to be uniform. Tuxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State. Territory, of Wisconsin, property of, to vest in State. officers of, how long to hold office. Testimony, in equity, how taken. Tours, to be but one system of government for. Treason, against State. evidence necessary to convict. person convicted of disqualified as an elector.	827 881128	1 2 18 1 5 14 14 10 4 5 19 23 10	44 34 43 44 44 32 32 83 45 50 50 43 37 82
T. Tuxation, rule of, to be uniform. Tuxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State. Territory, of Wisconsin, property of, to vest in State. officers of, how long to hold office. Testimony, in equity, how taken. Tours, to be but one system of government for. Treason, against State. evidence necessary to convict. person convicted of disqualified as an elector.	827 881128	1 2 18 1 5 14 1 1 10 4 5 19 23 10 10	44 34 43 44 44 42 32 32 33 45 50 43 37 38 38 38
T. Tuxation, rule of, to be uniform Tuxes, not to be laid on land of United States on suits to be levied on such property as Legislature shall prescribe annual tax to defray State expenses to be levied Tenure, of lands, to be allodial feudal, prohibited Territorial limits of State Territory, of Wisconsin, property of, to vest in State officers of, how long to hold office Testimony, in equity, how taken Towns, to be but one system of government for Treason, against State evidence necessary to convict person convicted of disqualified as an elector Treasurer, State. (See State Treasurer.) Treasurer, State, no money to be drawn from for religious socie-	827 88112814174118	1 2 18 1 5 14 1 10 4 5 19 23 10 2	44 44 44 32 32 33 45 50 50 43 37 38 38 38 38 38 38 38 38 38 38 38 38 38
T. Taxation, rule of, to be uniform Taxes, not to be laid on land of United States on suits to be levied on such property as Legislature shall prescribe annual tax to defray State expenses to be levied Tenure, of lands, to be allodial feudal, prohibited Territorial limits of State Territory, of Wisconsin, property of, to vest in State officers of, how long to hold office. Testimony, in equity, how taken Towns, to be but one system of government for Treason, against State evidence necessary to convict. person convicted of disqualified as an elector Treasurer, State. (See State Treasurer.) Treasurery, State, no money to be drawn from for religious societies or seminaries.	827 881128	1 2 18 1 5 14 1 1 10 4 5 19 23 10 10	44 34 43 44 44 42 32 32 33 45 50 43 37 38 38 38
T. Tuxation, rule of, to be uniform Tuxes, not to be laid on land of United States on suits to be levied on such property as Legislature shall prescribe annual tax to defray State expenses to be levied Tenure, of lands, to be allodial feudal, prohibited Territorial limits of State Territory, of Wisconsin, property of, to vest in State officers of, how long to hold office Testimony, in equity, how taken Towns, to be but one system of government for Treason, against State evidence necessary to convict person convicted of disqualified as an elector Treasurer, State. (See State Treasurer.) Treasurer, State, no money to be drawn from for religious socie-	827 88112841174118	1 2 18 1 5 14 1 10 4 5 19 23 10 2	44 34 43 44 44 32 32 33 45 50 43 37 33 33 34 33 34
T. Taxation, rule of, to be uniform Taxes, not to be laid on land of United States on suits, to be levied on such property as Legislature shall prescribe annual tax to defray State expenses to be levied Tenure, of lands, to be allodial feudal, prohibited Territorial limits of State. Territory, of Wisconsin, property of, to vest in State officers of, how long to hold office. Testimony, in equity, how taken. Towns, to be but one system of government for Treason, against State evidence necessary to convict. person convicted of disqualified as an elector Treasurer, State. (See State Treasurer.) Treasurery, State, no money to be drawn from for religious societies or seminaries.	827 88112841174118	1 2 18 1 5 14 1 10 4 5 19 23 10 2	44 34 43 44 44 32 32 33 45 50 43 37 33 33 34 33 34
T. Tuxation, rule of, to be uniform. Tuxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State. Territory, of Wisconsin, property of, to vest in State. officers of, how long to hold office. Testimony, in equity, how taken. Towns, to be but one system of government for. Treasure, state. (See State Treasurer.) Treasure, State, no money to be drawn from for religious societies or seminaries. Trial, by jury, right of. U. United States. this State not to interfere with the primary dis-	827 88112841174118	1 2 18 1 5 14 1 10 4 5 19 23 10 2	44 34 43 44 44 32 32 33 45 50 43 37 33 33 34 33 34
T. Taxation, rule of, to be uniform. Taxes, not to be laid on land of United States. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State. Territory, of Wisconsin, property of, to vest in State. Monitorial limits of State. Testimony, in equity, how long to hold office. Testimony, in equity, how taken. Towns, to be but one system of government for. Treason, against State. evidence necessary to convict. person convicted of disqualified as an elector. Treasury, State, no money to be drawn from for religious societies or seminaries. Trial, by jury, right of. U. United States, this State not to interfere with the primary disposed of the soil by	827 881128844174118 11	1 2 18 1 5 14 14 1 10 4 5 19 20 10 2 18 5 2	44 34 43 44 44 32 32 32 33 45 55 45 50 43 33 33 34 34 34 34 34 34 34 34 34 34
T. Taxation, rule of, to be uniform. Taxes, not to be laid on land of United States. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State. Territory, of Wisconsin, property of, to vest in State. Monitorial limits of State. Testimony, in equity, how long to hold office. Testimony, in equity, how taken. Towns, to be but one system of government for. Treason, against State. evidence necessary to convict. person convicted of disqualified as an elector. Treasury, State, no money to be drawn from for religious societies or seminaries. Trial, by jury, right of. U. United States, this State not to interfere with the primary disposed of the soil by	827 881128844174118 11	1 2 18 1 5 14 1 10 4 5 19 23 10 2	44 34 44 44 32 33 35 45 50 50 50 50 37 33 34 34 34 34 34 34 34 35 36 36 36 36 36 36 36 36 36 36 36 36 36
T. Tuxation, rule of, to be uniform. Tuxes, not to be laid on land of United States. on suits. to be levied on such property as Legislature shall prescribe. annual tax to defray State expenses to be levied. Tenure, of lands, to be allodial. feudal, prohibited. Territorial limits of State. Territory, of Wisconsin, property of, to vest in State. officers of, how long to hold office. Testimony, in equity, how taken. Towns, to be but one system of government for. Treasure, state. (See State Treasurer.) Treasure, State, no money to be drawn from for religious societies or seminaries. Trial, by jury, right of. U. United States. this State not to interfere with the primary dis-	827 881128844174118 11	1 2 18 1 5 14 14 1 10 4 5 19 20 10 2 18 5 2	44 34 43 44 44 32 32 32 33 45 55 45 50 43 33 33 34 34 34 34 34 34 34 34 34 34

STATE OF WISCONSIN.		69
University Lands—(See School and University Lands.)	Sec. 8 6	Page. 47 46 46
v.		
Vacancies, Legislature may declare when office vacant, and how filled	10 9 3 9 1 2 2	49 42 47 49 84 84 48
w.		
Wagers, persons interested in, when disqualified as electoes 8 Witnesses, against self in criminal cases not compelled to be 1 Worship, right of, not to be infringed 1 Writs, style of 7 power of Supreme Court to issue 7 circuit Court and Circuit Judges to issue 7 of certiorari, may issue from Supreme Court 7 of error, never to be prohibited 1 of habeas corpus, privilege of 1 may issue from Supreme Court 7 of injunction, may issue from Supreme Court 7 of injunction, may issue from Supreme Court 7 of mandamus and prohibition, may issue from Supreme Court 7 of mandamus and prohibition, may issue from Supreme Court 7 of quo warranto, may issue from Supreme Court 7 Circuit Court 7 of quo warranto, may issue from Supreme Court 7 Circuit Court 7	68899888888888888888888888888888888888	85 83 43 40 42 83 840 42 40 42 40 42 40 42 40 42 40 42 40 42 40 42 40 42 40 40 40 40 40 40 40 40 40 40 40 40 40
Year, political, when to commence	20	48 87
journal	8	44-5
AMENDMENTS.	04	•0
Compensation, of Members of the Legislature 4 of Governor 5 of Lieutenant Governor 5	21 5 9	59 59 59
Criminal offense, no person held to answer without process of law	8	59 5 9
not to be compelled to be a witness against self in	8	59 59
Habeas Corpus, writ of, not to be suspended, unless in cases of rebellion or invasion	8 4 4	59 59 59
not to be changed or discontinued by Legislature	4 4 4	59 59 60

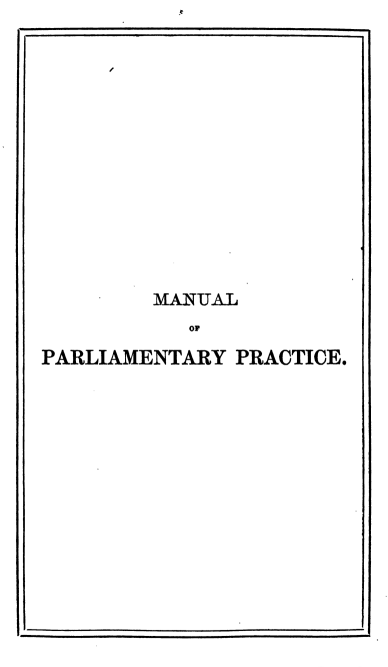


TABLE OF CONTENTS.

```
SEC. 1. Rules, importance of.
2. Legislature.
3. Privilege.
4. Elections.
                         5. Qualifications.
6. Quorum.
7. Call of the House.
                    8. Absence.
9. Speaker.
10. Address.
                    11. Committees.
12. Committee of the Whole.
13. Examination before Committees, &c.

    Axammation before committee the Arrangement of business.
    Order. 18. Order, respecting papers.
    Order, in debate.
    Orders of the House.
    Petitions.

                 18. Orders of the House,
19. Petitions.
20. Motions.
21. Resolutions.
22. Bills. Reading.
23. Leave to bring in.
24. First reading.
25. Second reading.
26. Commitment.
27. Report of Committee.
28. Recommitment.
29. Report taken up.
30. Quasi Committee.
31. Second reading in.
32. Reading papers.
33. Privileged question.
34. Previous question.
35. Amendments.
36. Division of questio.
37. Co-existing questic.
38. Buivalent question.
39. The question.
40. Third reading.
40. Division of the Ho
                                                              Report of Committee.
Recommitment.
                                                             Report taken up.
Quasi Committee.
Second reading in the House.
                                                             Reading papers.
Privileged questions.
Previous question.
Amendments.
                                                            Amendments.
Division of question.
Co-existing questions.
Equivalent questions.
The question.
Third reading.
Division of the Houses.
                   41.
                 23. Title.
43. Reconsideration.
44. Bills sent to the other House.
45. Amendments between the House.
46. Conferences.
47. Messages.
48. Assent.
49. Journals.
50. Addons.
                                                                Title.
                  50. Adjournment.
51. Session.
52. Treaties.
                   58. Impeachment.
```

MANUAL OF PARLIAMENTARY PRACTICE.

Norm.—The rules and practices peculiar to the SENATE are printed between brackets, []. Those of PARLIAMENT are not so distinguished.

IMPORTANCE OF RULES.

SECTION I.

IMPORTANCE OF ADHERING TO RULES.

Mr. Onslow, the ablest among the Speakers of the House of Commons, used to say, "It was a maxim he had often heard when he was a young man, from old and experienced Members, that nothing tended more to throw power into the hands of administration, and those who acted with the majority of the House of Commons, than a neglect of, or departure from, the rules of proceeding: that these forms, as instituted by our ancestors, operated as a check and control on the actions of the majority, and that they were, in many instances, a shelter and protection to the minority, against the attempts of power." So far the maxim is certainly true, and is founded in good sense, that as it is always in the power of the majority, by their numbers, to stop any improper measures proposed on the part of their opponents, the only weapons by which the minority can defend themselves against similar attempts from those in power, are the forms and rules of proceeding which have been adopted as they were found necessary, from time to time, and are become the law of the House; by a strict adherence to which, the weaker party can only be protected from those irregularities and abuses which these forms were intended to check, and which the wantonness of power is but too often apt to suggest to large and successful majorities. 2 Hats., 171, 179.

And whether these forms be in all cases the most rational or not, is really not of so great importance. It is much more material that there should be a rule to go by, than what that rule is; that there may be a uniformity of proceeding in business, not subject to the caprice of the Speaker, or captiousness of the members. It is very material that order, decency, and regularity, be preserved in a dignified public body. 2 *Hats.*, 149.

SECTION II.

LEGISLATIVE.

[All legislative powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives. Constitution of the United States, Art. 1, Sec. 1.]

[The Senators and Representatives shall receive a compensation for their services, to be ascertained by law, and paid out of the Treasury of the United States. Constitution of the United States, Art. 1, Sec. 6.]

[For the powers of Congress, see the following Articles and Sections of the Constitution of the United States. I, 4, 7, 8, 9. II, 1, 2. III, 3. IV, 1, 8, 5, and all the amendments.]

SECTION III.

PRIVILEGE.

The privileges of Members of Parliament, from small and obscure beginnings, have been advancing for centuries with a firm and never yielding pace. Claims seem to have been brought forward from time to time, and repeated, till some example of their admission enabled them to build law on that example. We can only, therefore, state the points of progression at which they now are. It is now acknowledged, 1st. That they are at all times exempted from question elsewhere for anything said in their own House; that during the time of privilege, 2d. Neither a Member himself, his* wife, nor his servants, (familiares sui,) for any matter of their own, may bet arrested on mesne process, in any civil suit: 8d. Nor be detained under execution though levied before time of privilege: 4th. Nor impleaded, cited, or subpænaed in any court: 5th. Nor summoned as a witness or juror: 6th. Nor may their lands or goods be distrained: 7th. Nor their persons assaulted, or characters traduced. And the period of time covered by privilege, before and after the session, with the practice of short prorogations under the connivance of the Crown, amounts in fact to a perpetual protection against the course of justice. In one instance, indeed, it has been relaxed by the 10 G. 8, c. 50, which permits judiciary proceedings to go on against them. That these privileges must be continually progressive, seems to result from their rejecting all definition of them; the doctrine being that "their dignity and independence are preserved by keeping their privileges indefinite; and that 'the maxims upon which they proceed, together with the method of proceeding, rest entirely in their own breast, and are not defined and ascertained by any particular stated laws.' " 1 Blackst., 168, 164.

[It was probably from this view of the encroaching character of privilege that the framers of our Constitution, in their care to provide that the law shall bind equally on all, and especially that those who make them shall not exempt themselves from their operation, have only privileged "Senators and Representatives" themselves from the single act of "arrest in all cases except treason, felony and breach of the peace, during their attendance at the session of their respective Houses, and ingoing to and returning from the same, and from being questioned in any other place for any speech or debate in either House."

Const. U. S., Art. 1, Sec. 6. Under the general authority "to make all laws necessary and proper for carrying into execution the powers given them,"

Const. U. S., Art. 2, Sec. 8, they may provide by law the details which may be

^{*} Order of the House of Commons, 1663, July 16, † Elsynge, 217; 1 Hats., 21; Grey's Deb., 183.

necessary for giving full effect to the enjoyment of this privilege. No such law being as yet made, it seems to stand at present on the following ground:

1. The act of arrest is void, ab initio.* 2. The member arrested may be discharged on motion, 1 Bl. 166; 3 Stra., 990; or by habeas corpus under the Federal or State authority, as the case may be; or by a writ of privilege out of the Chancery, 2 Stra., 999, in those States which have adopted that part of the laws of Engiand. Orders of the House of Commons, 1850, February 20.

3. The arrest being unlawful, is a trespass for which the officer and others concerned are liable to action or indictment in the ordinary courts of justice, as in other cases of unauthorized arrest. 4. The court before which the process is returnable is bound to act as in other cases of unauthorized proceeding, and liable also, as in other similar cases, to have their proceedings stayed or corrected by the superior courts.]

[The time necessary for going to, and returning from, Congress, not being defined, it will, of course, be judged of in every particular case by those who will have to decide the case.] While privilege was understood in England to extend, as it does here only to exemption from arrest, eundo, moranda, et redenndo, the House of Commons themselves decided that "a convenient time was to be understood." (1580,) 1 Hats., 99, 100. Nor is the law so strict in point of time as to require the party to set out immediately on his return, but allows him time to settle his private affairs, and to prepare for his journey; and does not even scan his road very nicely, nor forfeit his protection for a little deviation from that which is most direct; some necessity perhaps constraining him to it. 2 Stra., 996, 987.

This privilege from arrest, privileges of course against all process, the disobedience to which is punishable by an attachment of the person; as a subpecna ad respondendum, or, testificandum, or a summons on a jury; and with reason, because a member has superior duty to perform in another place. [When a representative is withdrawn from his seat by summons, the 40.000 people whom he represents, lose their voice in debate and vote, as they do on his voluntary absence; when a senator is withdrawn by summons, his State loses half its voice in debate and vote, as it does on his voluntary absence. The enormous disparity of evil admits no comp arison.]

[So far there will probably be no difference of opinion as to the privileges of the two Houses of Congress; but in the following cases it is otherwise. In December, 1795, the House of Representatives committed two persons of the name of Randall and Whitney, for attempting to corrupt the integrity of certain members, which they considered as a contempt and breach of the privileges of the House; and the facts being proved, Whitney was detained in confinement a fortnight, and Randall three weeks, and was reprimanded by the Speaker. In March, 1796, the House of Representatives voted a challenge given to a member of their House to be a breach of the privileges of the House; but satisfactory apologies and acknowledgments being made, no further proceeding was had. The editor of the Aurora having, in his paper of February 19, 1800, inserted some paragraphs defamatory of the Senate, and

* Stra., 989.

failed in his appearance, he was ordered to be committed. In debating the legality of this order, it was insisted, in support of it, that every man, by the law of nature, and every body of men, possesses the right of self-defence; that all public functionaries are essentially invested with the powers of selfpreservation: that they have an inherent right to do all acts necessary to keep themselves in a condition to discharge the trusts confided to them; that whenever authorities are given, the means of carrying them into execution are given by necessary implication; that thus we see the British Parliament exercise the right of punishing contempts; all the State Legislatures exercise the same power, and every court does the same; that, if we have it not, we sit at the mercy of every intruder who may enter our doors or gallery, and, by noise and tumult, render proceeding in business impracticable; that if our tranquility is to be perpetually disturbed by newspaper defamation, it will not he possible to exercise our functions with the requisite coolness and deliberation: and that we must, therefore, have a power to punish these disturbers of our peace and proceedings. To this it was answered, that the Parliament and courts of England have cognizance of contempts by the express provisions of their law; that the State Legislatures have equal authority, because their powers are plenary: they represent their constituents completely, and possess all their powers, except such as their Constitutions have expressly denied them: that the courts of the several States have the same powers by the laws of their States, and those of the Federal Government by the same State laws adopted in each State, by a law of Congress; that none of these bodies, therefore, derive those powers from natural or necessary right, but from express law: that Congress have no such natural or necessary power, nor any powers but such as are given them by the Constitution; that that has given them, directly, exemption from personal arrest, exemption from question elsewhere for what is said in their House, and power over their own members and proceedings; for these no further law is necessary, the Constitution being the law: that, moreover, by that article of the Constitution which authorizes them "to make all laws necessary and proper for carrying into execution the powers vested by the Constitution in them," they may provide by law for an undisturbed exercise of their functions, e. g., for the punishment of contempts. of affrays or tumult in their presence, &c.; but, till the law be made, it does not exist; and does not exist, from their own neglect; that in the mean time. however, that they are not unprotected, the ordinary magistrates and courts of law being open and competent to punish all unjustifiable disturbances or defamations, and even their own sergeant, who may appoint deputies ad libitum to aid him, 3 Grey, 59, 147, 255, is equal to small disturbances: that in requiring a previous law, the Constitution had regard to the inviolability of the citizen, as well as of the member; as, should one House, in the regular form of a bill, aim at too broad privileges, it may be checked by the other, and both by the President; and also as, the law being promulgated, the citizen will know how to avoid offense. But if one branch may assume its own privileges without control; if it may do it on the spur of the occasion, conceal the law in its own breast, and after the fact committed, make its sentence both the

law and the judgment on that fact; if the offense is to be kept undefined, and to be declared only ex re nata, and according to the passions of the moment, and there be no limitation either in the manner or measure of the punishment, the condition of the citizen will be perilous indeed. Which of these doctrines is to prevail time will decide. Where there is no fixed law, the judgment on any particular case, is the law of that single case only, and dies with it. When a new and even similar case arises, the judgment which is to make, and at the same time apply, the law, is open to question and consideration, as are all new laws. Perhaps Congress, in the meantime, in their care for the safety of the citizen as well as that for their own protection, may declare by law what is necessary and proper to enable them to carry into execution the powers vested in them, and thereby hang up a rule for the inspection of all, which may direct the conduct of the citizen, and at the same time test the judgments they shall themselves pronounce in their own case.]

Privilege from arrest takes place by force of the election; and before a return be made a member elected may be named of a committee, and is to every extent a member, except that he cannot vote until he is sworn. *Memor.*, 107, 108. *D' Evoss*, 642, col. 2; 643, col. 1. *Pet. Miscel. Parl.*, 119. *Lex. Parl.* c. 23. 2 *Hats.*, 22, 63.

Every man must, at his peril, take notice who are members of either House returned of record. Lex. Parl., 23; 4 Inst., 24.

On complaint of a breach of privilege, the party may either be summoned or sent for in custody of the sergeant. *Grey*, 88, 95.

The privilege of a member is the privilege of the House. If the member waive it without leave, it is a ground for punishing him, but cannot in effect waive the privilege of the House. 3 Grey, 140, 223.

For any speech or debate in either House, they shall not be questioned in any other place. Conet. U.S., I, 6; S. P. protest of the Commons to James I., 1621; 2 Rapin, No. 54, pp. 211, 212. But this is restrained to things done in the House in a parliamentary course. 1 Rush., 663. For he is not to have privilege contra morem parliamentarium, to exceed the bounds and limits of his place and duty. Com. p.

If an offence be committed by a member in the House, of which the House has cognizance, it is an infringement of their right for any person or court to take notice of it, till the House has punished the offender, or referred him to a due course. Lex. Parl., 63.

Privilege is in the power of the House, and is a restraint to proceedings of inferior courts, but not of the House itself. 2 Natson, 450; 2 Grey, 899. For whatever is spoken in the House is subject to the censure of the House; and offenses of this kind have been severely punished by calling the person to the bar to make submission, committing him to the tower, expelling the House, &c. Scob. 73; L. Parl., c. 32.

It is a breach of order for the Speaker to refuse to put a question which is in order. 2 Hats., 175-6; 5 Grey, 138.

And even in cases of treason, felony, and breach of the peace, to which privilege does not extend as to substance, yet in Parliament a member is privileged as to the mode of proceeding. The case is first to be laid before the House, that it may judge of the fact and of the grounds of the accusation, and how far forth the manner of the trial may concern their privilege; otherwise it would be in the power of other branches of the government, and even of every private man, under pretenses of treason, &c, to take any man from his service in the House, and so as many, one after another, as would make the House what he pleaseth. Dec. of the Com. on the King's declaring Sir John Hotham a traitor. 4 Rushw., 586. So, when a member stood indicted for felony, it was adjudged that he ough to remain of the House till conviction for it may be any man's case, who is guiltless, to be accused and indicted of felony, or the like crime. 32 M., 1860; D' Knes, 328, col 1; Lex. Parl., 133.

When it is found necessary for the public service to put a member under arrest, or when, on any public inquiry, matter comes out which may lead to affect the person of a member, it is the practice immediately to acquaint the House, that they may know the reasons for such a proceeding, and take such steps as they think proper. 2 Hats., 259. Of which see many examples. 1b., 256, 257, 258. But the communication is subsequent to the arrest. 1 Blackst., 167.

It is highly expedient, says Hatsel, for the due preservation of the privileges of the separate branches of the Legislature, that neither should encroach on the other, or interfere in any matter depending before them, so as to preclude, or even influence that freedom of debate, which is essential to a free council. They are therefore not to take notice of any bills or other matters depending, or of votes that have been given, or of speeches which have been held, by the members of either of the other branches of the Legislature, until the same have been communicated to them in the usual parliamentary manner. 2 Hats., 252. 4 Inst., 15. Seld, Jud., 53. Thus the king's taking notice of the bill for suppressing soldiers, depending before the House; his proposing a provisional clause for a bill before it was presented to him by the two Houses; his expressing displeasure against some persons for matters moved in parliament during the debate and preparation of a bill, were breaches of privilege; 2 Nalson, 743; and in 1788, December 17, it was declared a breach of fundamental privileges, &c., to report any opinion or pretended opinion of the king on any bill or proceeding depending in either House of Parliament, with a view to influence the votes of the members. 2 Hats., 251, 6.

SECTION IV.

ELECTIONS.

[The times, places, and manner of holding elections for senators and representatives shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by law make or alter such regulations, except as to the places of choosing senators. *Const.*, I, 4.]

[Each house shall be the judge of the elections, returns, and qualifications of its own members. *Const.* I, 5.]

SECTION V.

QUALIFICATIONS.

[The Senate of the United States shall be composed of two Senators from each State, chosen by the Legislature thereof for six years; and each Senator shall have one vote.]

[Immediately after they shall be assembled in consequence of the first election, they shall be divided as equally as may be into three classes. The seats of the Senators of the first class shall be vacated at the end of the second year; of the second class, at the expiration of the fourth year; and of the third class, at the expiration of the sixth year; so that one-third may be chosen every second year; and if vacancies happen, by resignation or otherwise, during the recess of the Legislature of any State, the Executive thereof may make temporary appointments, until the next meeting of the Legislature, which shall then fill such vacancies.]

[No person shall be a Senator, who shall not have attained to the age of thirty years, and been nine years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State for which he shall be chosen. Const. I, 3.]

[The House of Representatives shall be composed of members chosen every second year by the people of the several States; and the electors of each State shall have the qualifications requisite for electors of the most numerous branch of the State Legislature.]

[No person shall be a Representative who shall not have attained to the age of twenty-five years, and been seven years a citizen of the United States, and who shall not, when elected be an inhabitant of that State in which he shall be chosen.]

[Representatives and direct taxes shall be apportioned among the several States which may be included within this Union, according to their respective numbers; which shall be determined by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three-fifths of all other persons. The actual enumeration shall be made within three years after the first meeting of the Congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of representatives shall not exceed one for every thirty thousand, but each State shall have at least one representative. Constitution of the United States, I, 2.]

6 MANUAL.

The provisional apportionments of Representatives made in the Constitution in 1787, and afterwards by Congress, were as follows:

STATES.	17871	17902	18008	18104	18205	18306	18407	18508	1860
0 Maine			l		7	8	7	6	5
New Hampshire	3	4 .	5	6	6	Š	4	Š	8
Massachusetts	8	14	17	90	18	12	10	111	10
Rhode Island	ĭ	2	2	~~~	2	2	2	2	2
Connecticut	â	7	7	20 2 7	6	l ã	1 4	1 4	4
Vermont	-	2	4	6	5	Ьğ	4	3	8
New York	·.6	10	17	27	84	40	84	83	81
New Jersey	4	5	16	6	6				8
Demonstration	8					6	5	4	
Pennsylvania	9	13	18	23 2 9	26	28	84	25	24
Delaware	1	1	1	2	1	1	1	1	1
Maryland	.6	- 8	_9	9	9	8	6	6	5
1 Virginia	10	19	22	28 13	22	21	15	13	8
North Carolina	5	10	12	13	13	13	9	8	7
South Carolina	5	6	8	9	9	9	! 7	6	5874798
Georgia	3	2	4	6	7	9	18	8	7
Kentucky		2	6	10	12	13	10	10	9
2 Tennessee	••		3	6	9	13	līi	īŏ	Ř
8 Ohio			١	6	14	19	21	21	19
4 Louisiana			1		- ŝ	8	74	4	5
5 Indiana	•••	::	l ::	l ::	8	7	10	11	11
6 Mississippi	•		1		lĭ	•	1 4	75	-ŝ
7 Illinois		• • •	٠٠.	• • •	lî	ő.	7	9	14
8 Alabama	••	••	• • •		โล้	2 3 5	7	1 7	6
o Miapama	••	••	}	•••	i	9	3	1 %	9
9 Missouri	••	••	•••		••	2	5	7	1 8
o Michigan	••	••	••	• • •	••	1	្ទ	4	0
1 Arkansas	••	••	••		••	••	i	2	8
2 Florida	••	•••	• •	••		••	••	1	1
3 Iowa		••			• • •			2	6
4 Texas			••					2	4
5 Wisconsin	••							21 22 22 22 21	6
6 California								2	3
7 Minnesota								2	2
8 Oregon								ï	l ĩ
9 Kansas				· ::					6 8 1 6 4 6 8 2 1
West Virginia	••							::	ŝ
Nevada	••	••	•		••	••	••		ĭ
2 Nebraska	••	••	••	••	••	••	••		i
Mentarra	••	••	••	••	••		••	••	
i	65	106	141	181	212	242	223	273	243

1 As per Constitution

pact between Maine and Massachusetts, Maine became a separate and independent to take place on of Congress of 3d March, 1820, was admitted into the Union as such; the admission to take place on

¹ As per Constitution.
2 As per act of April 14, 1793, one representative for 30,000, first census,
3 As per act of April 14, 1793, one representative for 35,000, second census.
4 As per act of December 21, 1811, one representative for 35,000, third census,
5 As per act of March 7, 1822, one representative for 40,000, fourth census,
6 As per act of May 22, 1829, one representative for 40,000, fourth census,
7 As per act of May 23, 1842, one representative for 70,680, sixth census.
8 As per act of June 25, 1842, one representative for 70,680, sixth census.
9 By act of Congress of May 23, 1850, it was enacted that the number of Representatives in Congress should be 235 that the new reconstitutions of the second of the congress should be 235 that the new reconstitutions of the congress should be 235 that the new reconstitutions of the congress should be 235 that the new reconstitutions of the congress should be 235 that the new reconstitutions of the congress and the congress of gress should be 233; that the representative population determined by the census of that year and thereafter should be divided by said number 233; and the quotient so found should be the ratio of re-resentation for the several States. The ratio thus ascertained under the census of 1869 was 128,823; resentation for the several States. The ratio thus ascertained under the census of 1869 was 126,823; and upon this basis the 238 Representatives were apportioned among the several States, one Representative for every district containing that number of persons; giving to each State at least one Representative. Subsequently, by the act of March 4, 1862, the ratio was changed, and the number of Representatives from and after March 3, 1863, was increased from 233 to 241, by allowing one additional Representative to each of the following States, viz: Illinois, lowa, Kontucky, Minnesotd, Ohio, Pennsylvania, Rhode Island, and Vermont; and this number has been increased by the admission of Nevada and Nebraska with one Representative each to 243.

10 Previous to the 3d of March, 1820, Maine formed part of Massachusetts, and was called the District of Maine," and this representatives are numbered with those of Massachusetts. By compact between Maine and Massachusetts, Maine became a separate and independent State, and by act of Congress of 3d March, 1820, was admitted into the Union as such: the admission to take blace on

When vacancies happen in the representation from any State, the executive authority thereof shall issue writs of election to fill such vacancies. Const. U. S., Art. I, Sec. 2.1

(No Senator or Representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the United States, which shall have been created, or the emoluments whereof shall have been increased during such time; and no person, holding any office under the United States, shall be a member of either House during his continuance in office. Const. I, 6.1

SECTION VI.

QUORUM.

IA majority of each House shall constitute a quorum to do business: but a smaller number may adjourn from day to day, and may be authorized to compel the attendance of absent members, in such manner and under such penalties as each House may provide. Const. I, 5.]

[In general, the chair is not to be taken till a quorum for business is present; unless, after due waiting, such a quorum be despaired of, when the chair may be taken and the House adjourned. And whenever, during business, it is observed that a quorum is not present, any member may call for the House to be counted; and being found deficient, business is suspended. 2 Hats., 125, 126.]

[The President having taken the chair, and a quorum being present, the journal of the preceding day shall be read, to the end that any mistake may be corrected that shall have been made in the entries. Rules of the Senate.1

SECTION VII.

CALL OF THE HOUSE.

On a call of the House, each person rises up as he is called and answereth; the absentees are then only noted, but no excuse to be made till the House be

the fifteenth of the same month. On the 7th of April, 1820, Maine was declared entitled to seven representatives, to be taken from those of Massachusetts.

11 Divided by action of State Legislature and Congress in 1861 and 1862, and State of West Virginia

created therefrom.

Dec. 14, 1819, with three March 2, 1821, with one Jan. 26, 1837, with one Jan. 15, 1836, with one March 3, 1845, with two May 29, 1848, with two May 29, 1848, with two Scart 8, 1849, with two 19 20 21 ** " " " 22 28 24 25 26 27 .. " 40 " 26 " (Sept. 8, 1848, with two " May II, 1858, with two " May II, 1858, with two " May II, 1858, with two " May II, 1859, with on " May II, 1859, with one " Jan. 29, 1861, with with with with with which with two " Jan. 29, 1861, with one " Jan. 29, 1861, with one " Jan. 29, 1861, with one " Jan. 29, 1861, with with with which with w

was entitled to eleven Members of the House of Representatives.

31 Admitted under act of Congress of October 31, 1864, with one Representative.
32 Admitted under act of Congress of January, 1867, and proclamation of the President, March 1, 1867, with one Representative.

fully called over. Then the absentees are called a second time, and if still absent, excuses are to be heard. Ord. House of Commons, 92.

They rise that their persons may be recognized; the voice in such a crowd, being an insufficient verification of their presence. But in so small a body as the Senate of the United States, the trouble of rising cannot be necessary.

Orders for calls on different days may subsist at the same time. 2 Hats., 72.

SECTION VIII.

ABSENCE.

[No member shall absent himself from the service of the Senate without leave of the Senate first obtained. And in case a less number than a quorum of the Senate shall convene, they are hereby authorized to send the Sergeant-at-Arms, or any other person or persons by them authorized, for any or all absent members, as the majority of such members present shall agree, at the expense of such absent members, respectively, unless such excuse for non-attendance shall be made as the Senate, when a quorum is convened, shall judge sufficient: and in that case the expense shall be paid out of the contingent fund. And this rule shall apply as well to the first convention of the Senate, at the legal time of meeting, as to each day of the session, after the hour is arrived to which the Senate stood adjourned. Rule 8.]

SECTION IX.

SPEAKER.

[The Vice President of the United States shall be President of the Senate, but shall have no vote unless they be equally divided. *Constitution*, I, 3.]

[The Senate shall choose their officers, and also a President pro tempore in the absence of the Vice President, or when he shall exercise the office of President of the United States. *Ib.*]

[The House of Representatives shall choose their Speaker and other officers. Const., I, 2.]

When but one person is proposed, and no objection made, it has not been usual in Parliament to put any question to the House; but without a question the members proposing him conduct him to the chair. But if there be objection, or another proposed, a question is put by the clerk. 2 Hats., 168. As are also questions of adjournment. 6 Grey, 406. Where the House debated and exchanged messages and answers with the king for a week, without a Speaker, till they were prorogued. They have done it de die in diem for 14 days. 1 Chand., 381, 385.

[In the Senate, a President pro tempore in the absence of the Vice President is proposed and chosen by ballot. His office is understood to be determined on the Vice President's appearing and taking the chair, or at the meeting of the Senate after the first recess.]

Where the Speaker has been ill, other Speakers pro tempore have been appointed. Instances of this are 1 H., 4. Sir John Cheyney, and for Sir Wm. Sturton, and in 15 H., 6 Sir John Tyrrell, in 1656, January 27; 1658, March 9; 1659, January 18.

Sir Job Charlton ill, Seymour chosen, 1673, February 18.

Seymour being ill, Sir Robert Sawyer chosen, 1678, April 15.

Not merely pro tempore. 1 Chand., 169, 276, 277.

Sawyer being ill, Seymour chosen.

Thorpe in execution, a new Speaker chosen, 31 H. VI. 3 Grey, 11; and March 14,1694, Sir John Trevor chosen. There have been no later instances. 2 Hats., 161; 4 Inst.; 8 L. Parl., 263.

A Speaker may be removed at the will of the House, and a Speaker pro tempore appointed.* 2 Grey, 186; 5 Grey, 184.

SECTION X.

ADDRESS.

[The President shall, from time to time, give to the Congress information of the State of the Union, and recommend to their consideration such measures as he shall judge necessary and expedient. *Const.*, II, 3.]

A joint address of both Houses of Parliament is read by the Speaker of the House of Lords. It may be attended by both Houses in a body, or by a committee from each House, or by the two Speakers only. An address of the House of Commons only, may be presented by the whole House, or by the Speaker, 9 *Grey*, 473; 1 *Chandler*, 298, 301; or by such particular members as are of the privy council. 2 *Hats.*, 278.

SECTION XI.

COMMITTEES.

Standing committees, as of privileges and elections, &c., are usually appointed at the first meeting, to continue through the session. The person first named is generally permitted to act as chairman. But this is a matter of courtesy; every committee having a right to elect their own chairman, who presides over them, puts questions, and reports their proceedings to the House. 4 Inst., 11, 12; Scob., 9; 1 Grey, 122.

At these committees the members are to speak standing, and not sitting; though there is reason to conjecture it was formerly otherwise. D'Ewes, 680, col. 1; 4 Parl, Hist., 440; 2 Hats., 77.

Their proceedings are not to be published, as they are of no force till confirmed by the House. *Rushw.*, part 8, vol. 2, 74; 8 Grey, 401; Scob., 89. Nor can they receive a petition but through the House. 9 Grey, 412.

When a committee is charged with an inquiry, if a member prove to be involved, they cannot proceed against him, but must make a special report to the House; whereupon the member is heard in his place, or at the bar, or a

*RULE 23. The Vice President or President of the Senate pro tempore, shall have the right to name a member to perform the duties of the Chair; but such substitution shall not extend beyond an adjournment.

special authority is given to the committee to inquire concerning him. 9 Grey, 523.

So soon as the House sits, and a committee is notified of it, the chairman is in duty bound to rise instantly, and the members to attend the service of the House. 2 Nals., 819.

It appears that on joint committees of the Lords and Commons, each committee acted integrally in the following instances; 7 Grey, 261, 278, 285, 838; 1 Chandler, 357, 462. In the following instances it does not appear whether they did or not: 6 Grey, 129; 7 Grey, 213, 229, 821.*

SECTION XII.

COMMITTEE OF THE WHOLE.

The speech, messages, and other matters of great concernment, are usually referred to a committee of the whole house, (6 Grey, 311,) where general principles are digested in the form of resolutions, which are debated and amended till they get into a shape which meets the approbation of a majority. These being reported and confirmed by the House, are then referred to one or more select committees, according as the subject divides itself into one or more bills. Scob., 36, 44. Propositions for any charge on the people are especially to be first made in a committee of the whole. 8 Hats., 127. The sense of the whole is better taken in committee, because in all committees every one speaks as often as he pleases. Scob., 49. They generally acquiesce in the chairman named by the Speaker: but, as well as all other committees. have a right to elect one, some member, by consent, putting the question. Scob., 36; 8 Grey, 801. The form of going from the House into committee is for the Speaker, on motion, to put the question that the House do now resolve itself into a Committee of the Whole, to take under consideration such a matter, naming it. If determined in the affirmative, he leaves the chair and takes a seat elsewhere, as any other member; and the person appointed chairman seats himself at the clerk's table. Scob., 86. Their quorum is the same as that of the House, and if a defect happens, the chairman, on a motion and question, rises, the Speaker resumes the chair, and the chairman can make no

^{*}RULE 33. The following Standing Committees, to consist of five members each, shall be appointed at the commencement of each session, with leave to report by bill or otherwise:

A Committee on Foreign Relations.

A Committee on Finance. A Committee on Commerce.

A Committee on Manufactures.

A Committee on Agriculture. A Committee on Military Affairs.

A Committee on the Militia.

A Committee on Naval Affairs. A Committee on Public Lands.

A Committee on Private Land Claims,

A Committee on Indian Affairs. A Committee of Claims.

A Committee on the Judiciary

A Committee on the Post Office and Post Roads.

A Committee on Pensions. A Committee on the District of Columbia.

A Committee, of three members, whose duty it shall be to audit and control the contingent expenses of the Senate.

And a Committee, consisting of three members, whose duty it shall be to examine all bills, amend-ments, resolutions, or motions, before they go out of the possession of the Senate, and to make report that they are correctly engrossed; which report shall be entered on the journal.

other report than to inform the House of the cause of their dissolution. If a message is announced during a committee, the Speaker takes the chair, and receives it, because the committee cannot. 2 *Hats.*, 125, 126.

In a Committee of the Whole, the tellers, on a division, differing as to numbers, great heats and confusion arose, and danger of a decision by the sword. The Speaker took the chair, the mace was forcibly laid on the table: whereupon the Members retiring to their places, the Speaker told the House "he had taken the chair without an order to bring the House into order." Some excepted against it; but it was generally approved, as the only expedient to suppress the disorder. And every member was required, standing up in his place, to engage that he would proceed no further, in consequence of what had happened in the grand committee, which was done. 3 Grey, 128.

A Committee of the Whole being broken up in disorder, and the chair resumed by the Speaker without an order, the House was adjourned. The next day the committee was considered as thereby dissolved, and the subject again before the House; and it was decided in the House, without returning into committee. 8 Grev. 130.

No previous question can be put in a committee, nor can this committee adjourn as others may; but if their business is unfinished, they rise, on a question, the House is resumed, and the chairman reports that the Committee of the Whole have, according to order, had under their consideration such a matter, and have made progress therein; but not having had time to go through the same, have directed him to ask leave to sit again. Whereupon a question is put upon their having leave, and on the time the House will again resolve itself into a committee. Scob., 38. But if they have gone through the matter referred to them, a member moves that the committee may rise, and the chairman report their proceedings to the House; which being resolved, the chairman rises, the Speaker resumes the chair, the chairman informs him that the committee have gone through the business referred to them, and that he is ready to make report when the House shall think proper to receive it. If the House have time to receive it, there is usually a cry of "Now, now," whereupon he makes the report; but if it be late, the cry is, "To-morrow, to-morrow," or "Monday," etc.; or a motion is made to that effect, and a question put, that it be received to-morrow, etc. Scob., 38.

In other things the rules of proceedings are to be the same as in the House. Scob. 39.

SECTION XIII.

EXAMINATION OF WITNESSES.

Common fame is a good ground for the House to proceed by inquiry, and even to accusation. Resolution House of Commons, 1 Car., 1, 1624; Rush., L. Parl., 115: 1 Grey, 16-22, 92; 8 Grey, 21, 23, 27, 45.

Witnesses are not to be produced but where the House has previously instituted an inquiry, (2 Hats., 102,) nor then are orders for their attendance given blank. 3 Grey, 51.

When any person is examined before a committee, or at the bar of the House, any member wishing to ask the person a question, must address it to the Speaker or chairman, who repeats the question to the person, or says to him, "you hear the question—answer it." But if the propriety of the question be objected to, the Speaker directs the witness, counsel, and parties, to withdraw, for no question can be moved or put, or debated while they are there. 2 Hats., 108. Sometimes the questions are previously settled in writing before the witness enters. Ib., 106, 107; 8 Grey, 64. The questions asked must be entered in the journals. 3 Grey, 81. But the testimony given in answer before the House is never written down; but before a committee it must be, for the information of the House, who are not present to hear it. 7 Grey, 52, 334.

If either house have occasion for the presence of a person in custody of the other, they ask the other their leave that he may be brought up to them in custody. 3 *Hats.*, 52.

A member, in his place, gives information to the House of what he knows of any matter under hearing at the bar. Jour. H. of C., Jan. 22, 1744-'45.

Either house may request, but not command, the attendance of a member of the other. They are to make the request by message to the other house, and to express clearly the purpose of attendance, that no improper subject of examination may be tendered to him. The House then gives leave to the member to attend, if he chooses it; waiting first to know from the member himself whether he chooses to attend, till which they do not take the message into consideration. But when the peers are sitting as a court of criminal judicature, they may order attendance, unless where it be a case of impeachment by the Commons. There, it is to be a request. 3 Hats., 17; 9 Grey, 306, 406; 10 Grey, 133.

Counsel are to be heard only on private, not on public bills, and on such points of law only as the House shall direct. 10 Grey, 61.

SECTION XIV.

ARRANGEMENT OF BUSINESS.

The Speaker is not precisely bound to any rules as to what bills or other matter shall be first taken up; but is left to his own discretion, unless the House on the question decide to take up a particular subject. *Hakew.*, 186.

A settled order of business is, however, necessary for the government of the presiding person, and to restrain individual members from calling up favorite measures, or matters under their special patronage, out of their just turn. It is useful also for directing the discretion of the House, when they are moved to take up a particular matter, to the prejudice of others having priority of right to their attention in the general order of business.

[In Senate, the bills and other papers which are in possession of the house, and in a state to be acted on, are arranged every morning, and brought on in the following order:]

- [1. Bills ready for a second reading are read, that they may be referred to committees, and so be put under way. But if, on their being read, no motion is made for commitment, they are then laid on the table in the general file, to be taken up in their just turn.]
 - [2. After 12 o'clock, bills ready for it are put on their passage.]
- [3. Reports in possession of the House, which offer grounds for a bill, are to be taken up, that the bill may be ordered in.]
- [4. Bills or other matters before the House, and unfinished on the preceding day, whether taken up in turn or on special order, are entitled to be resumed and passed on through their present stage.]
- [5. These matters being dispatched, for preparing and expediting business, the general file of bills and other papers is then taken up, and each article of it is brought on according to its seniority, reckoned by the date of its first introduction to the House. Reports on bills belong to the dates of their bills.]

[The arrangement of the business of the Senate is now as follows:]

- [1. Motions previously submitted.]
- [2. Reports of Committees previously made.]
- [3. Bills from the House of Representatives, and those introduced on leave, which have been read the first time, are read the second time; and if not referred to a committee, are considered in Committee of the Whole, and proceeded with as in other cases.]
- [4. After twelve o'clock, engrossed bills of the Senate, and bills of the House of Representatives, on third reading, are put on their passage.]
- [5. If the above are finished before one o'clock, the general file of bills, consisting of those reported from committees on the second reading, and those reported from committees after having been referred, are taken up in the order in which they were reported to the Senate by the respective committees.]
- [6. At one o'clock, if no business be pending, or if no motion be called to proceed to other business, the special orders are called, at the head of which stands the unfinished business of the preceding day.]

[In this way we do not waste our time in debating what shall be taken up. We do one thing at a time; follow up a subject while it is fresh, and till it is done with, clear the House of business gradatim as it is brought on, and prevent, to a certain degree, its immense accumulation towards the close of the session.]

[Arrangement, however, can only take hold of matters in possession of the House. New matter may be moved at any time when no question is before the House. Such are original motions and reports on bills. Such are bills from the other House, which are received at all times, and receive their first reading as soon as the question then before the House is disposed of; and bills brought in on leave, which are read first whenever presented. So messages from the other House respecting amendments to bills are taken up as soon as the House is clear of a question, unless they require to be printed, for

better consideration. Orders of the day may be called for, even when another question is before the House.]

SECTION XV.

ORDER.

[Each House may determine the rules of its proceedings; punish its members for disorderly behavior; and, with the concurrence of two-thirds, expel a member. *Const.*, I, 5.]

[In Parliament, "instances make order," per Speaker Onslow. 2 Hats., 141. But what is done only by one Parliament, cannot be called custom of Parliament; by Prynne. 1 Grey, 52.]

SECTION XVI.

ORDER RESPECTING PAPERS.

The clerk is to let no journals, records, accounts, or papers, be taken from the table or out of his custody. 2 Hate, 193, 194.

Mr. Prynne having at a Committee of the Whole amended a mistake in a bill without order or knowledge of the committee, was reprimanded. 1 Chand., 77.

A bill being missing, the House resolved that a protestation should be made and subscribed by the Members "before Almighty God, and this honorable House, that neither myself nor any other to my knowledge have taken away, or do at this present conceal a bill entitled," &c. 5 Grey, 202.

After a bill is engrossed, it is put into the Speaker's hands, and he is not to let any one have it to look into. *Town.*, col. 209.

SECTION XVII.

ORDER IN DEBATE.

When the Speaker is seated in his chair, every Member is to sit in his place. Scob., 6; Grey, 403.

When any Member means to speak, he is to stand up in his place, uncovered, and to address himself, not to the House, or any particular Member, but to the Speaker, who calls him by his name, that the House may take notice who it is that speaks, Scob., 6; P. Ewes, 487, col. 1; 2 Hats., 77; 4 Grey, 66; 8 Grey, 108. But Members who are indisposed may be indulged to speak sitting. 2 Hats., 75, 77; 1 Grey, 143.

[In Senate, every Member, when he speaks, shall address the chair, standing in his place, and when he has finished, shall sit down. Rule 8.]

When a Member stands up to speak, no question is to be put, but he is to be heard, unless the House overrules him. 4 Grey, 390; 5 Grey, 6, 143.

If It two or more rise to speak nearly together, the Speaker determines who was first up, and calls him by name; whereupon he proceeds, unless he voluntarily sits down and gives way to the other. But sometimes the House does

not acquiesce in the Speaker's decision, in which case the question is put, "Which Member was first up?" 2 Hats., 76; Scob., 7; D'Ewes, 434 col. 1, 2.

[In the Senate of the United States, the President's decision is without appeal. Their rule is in these words: when two Members rise at the same time, the President shall name the person to speak; but in all cases the Member who shall first rise and address the Chair shall speak first. Rule 5.1

No man may speak more than once on the same bill on the same day; or even on another day, if the debate be adjourned. But if it be read more than once in the same day, he may speak once at every reading. Co., 12, 115; Hakew., 148; Scob., 58; 2 Hats., 75. Even a change of opinion does not give a right to be heard a second time. Smyth's Comw., L. 2, c. 3; Arcan Parl., 17.

[The corresponding rule of the Senate is in these words: No Member shall speak more than twice, in any one debate, on the same day, without leave of the Senate. Rule 4.]

But he may be permitted to speak again to clear a matter of fact, 3 Grey, 857, 416; or merely to explain himself (2 Hats., 73) in some material part of his speech, 10., 75; or to the manner or words of the question, keeping himself to that only, and not traveling into the merits of it, Memorials in Hakew., 29 or to the orders of the House, if they be transgressed, keeping within tha line, and not falling into the matter itself. Mem. Hakew., 30, 31.

But if the Speaker rise to speak, the Member standing up ought to sit down, that he may be first heard. Town., col. 205; Hale Purl., 133; Mem. in Hakew., 30, 31. Nevertheless, though the Speaker may of right speak to matters of order, and be first heard, he is restrained from speaking on any other subject, except where the House have occasion for facts within his knowledge; then he may, with their leave, state the matter of fact. 3 Grey, 38.

No one is to speak impertinently or beside the question, superfluous or tediously, Scob., 31, 33; 2 Hats., 166, 168; Hate Parl., 133.

No person is to use indecent language against the proceedings of the House; no prior determination of which is to be reflected on by any Member, unless he means to conclude with a motion to rescind it. 2 Hats., 169, 170; Rushaw., p. 3, v. 1. fol. 42. But while a proposition under consideration is still in fieri, though it has even been reported by a committee, reflections on it are no reflections on the House. 9 Grey, 508.

No person, in speaking, is to mention a member then present by his name, but to describe him by his seat in the House, or who spoke last, or on the other side of the question, &c., Mem. in Hakew., 3; Smyth's Comw., L. 2, c. 3; nor to digress from the matter to fall upon the person (Scob., 31; Hale Parl., 133; 2 Hats., 166) by speaking, reviling, nipping, or unmannerly words against a particular member. Smyth's Comw., L. 2, c. 3. The consequences of a measure may be reprobated in strong terms; but to arraign the motives of those who propose to advocate it, is a personality, and against order. Qui digreditur a materia ad personam, Mr. Speaker ought to suppress. Ord. Com., 1604, Apr. 19.

[When a member shall be called to order by the President or a Senator, he

shall sit down; and every question of order shall be decided by the President, without debate, subject to an appeal to the Senate; and the President may call for the sense of the Senate on any question of order. Rule 6.]

[No member shall speak to another or otherwise interrupt the business of the Senate, or read any printed paper while the journals or public papers are reading, or when any member is speaking in any debate. *Rule* 2.]

No one is to disturb another in his speech by hissing, coughing, spitting, (6 Grey, 332; Scob., 8; D'Ewes, 332, col. 1, 640, col. 1,) speaking or whispering to another, (Scob., 6; D'Ewes, 487, col. 1;) nor stand up to interrupt him, (Town., col. 205; Mem. in Hakew., 31;) nor to pass between the Speaker and the speaking member, nor to go across the House, (Scob., 6,) or to walk up and down it, or to take books or papers from the table, or write there. (2 Hats., 171.)

Nevertheless, if a member finds that it is not the inclination of the House to hear him, and that by conversation or any other noise they endeavor to drown his voice, it is his most prudent way to submit to the pleasure of the House, and sit down; for it scarcely ever happens that they are gullty of this piece of ill manners without sufficient reason, or inattentive to a member who says anything worth their hearing. 2 Hats., 77, 78.

If repeated calls do not produce order, the Speaker may call by his name any member obstinately persisting in irregularity; whereupon the House may require the member to withdraw. He is then to be heard in exculpation, and to withdraw. Then the Speaker states the offense committed, and the House considers the degree of punishment they will inflict. 2 Hats., 167, 7, 8, 172.

For instances of assaults and affrays in the House of Commons, and the proceedings thereon, see 1 Pet. Misc., 32; 3 Grey, 128; 4 Grey, 328; 5 Grey, 382; 6 Grey, 254; 10 Grey, 8. Whenever warm words or an assault has passed between members, the House, for the protection of their members, requires them to declare in their places not to prosecute any quarrel, (3 Grey, 127, 293; 5 Grey, 280;) or orders them to attend the Speaker, who is to accommodate their differences, and report to the House, (3 Grey, 419;) and they are put under restraint if they refuse, or until they do. 9 Grey, 234, 312.

Disorderly words are not to be noticed till the member has finished his speech. 5 Grey, 356; 6 Grey, 60. Then the person objecting to them, and desiring them to be taken down by the clerk at the table, must repeat them. The Speaker then may direct the clerk to take them down in his minutes; but if he thinks them not disorderly, he delays the direction. If the call becomes pretty general, he orders the clerk to take them down, as stated by the objecting member. They are then part of his minutes, and when read to the offending member, he may deny they were his words, and the House must then decide by a question whether they are his words or not. Then the member may justify them, or explain the sense in which he used them, or apologize if the House is satisfied, no further proceeding is necessary. But if two members still insist to take the sense of the House, the member must withdraw before that question is stated, and then the sense of the House is to be taken.

2 Hats., 199; 4 Grey, 170; 6 Grey, 59. When any member has spoken, or other business intervened, after offensive words spoken, they cannot be taken notice of for censure. And this is for the common security of all, and to prevent mistakes which must happen if words are not taken down immediately. Formerly they might be taken down at any time the same day. 2 Hats., 196; Mem. in Hakew., 71; 3 Grey, 48; 9 Grey, 514.

Disorderly words spoken in a committee must be written down as in the House; but the committee can only report them to the House for animadversion. 6 Grey, 46.

[The rule of the Senate says: "If the member be called to order by a senator for words spoken, the exceptionable words shall immediately be taken down in writing, that the President may be better enabled to judge of the matter." Rule 7.1

In Parliament, to speak irreverently or seditiously against the King is against order. Smyth's Comw., L. 2, c. 3; 2 Hats., 170.

It is a breach of order in debate to notice what has been said on the same subject in the other house, or the particular votes or majorities on it there; because the opinion of each house should be left to its own independency, not to be influenced by the proceedings of the other; and the quoting them might beget reflections leading to a misunderstanding between the two houses. 8 Grey, 22.

Neither house can exercise any authority over a member or officer of the other, but should complain to the house of which he is, and leave the punishment to them. Where the complaint is of words disrespectfully spoken by a member of another house, it is difficult to obtain punishment, because of the rules supposed necessary to be observed (as to the immediate noting down of words) for the security of members. Therefore it is the duty of the House, and more particularly of the Speaker, to interfere immediately, and not to permit expressions to go unnoticed which may give a ground of complaint to the other house, and introduce proceedings and mutual accusations between the two houses, which can hardly be terminated without difficulty and disorder. 3 Hats., 51.

No member may be present when a bill or any business concerning himself is debating; nor is any member to speak to the merits of it till he withdraws. 2 Hats., 219. The rule is, that if a charge against a member arise out of a report of a committee, or examination of witnesses in the House, as the member knows from that to what points he is to direct his exculpation, he may be heard to those points before any question is moved or stated against him. He is then to be heard, and withdraw before any question is moved. But if the question itself is the charge, as for breach of order, or matter arising in the debate, then the charge must be stated, (that is, the question must be moved,) himself heard, and then to withdraw. 2 Hats., 121, 122.

Where the private interests of a member are concerned in a bill or question, he is to withdraw. And where such an interest has appeared, his voice has been disallowed, even after a division. In a case so contrary, not only to the

laws of decency, but to the fundamental principle of the social compact which denies to any man to be a judge in his own cause, it is for the honor of the House that this rule, of immemorial observance, should be strictly adhered to. 2 Hats., 119, 121; 6 Grey, 368.

No member is to come into the House with his head covered, nor to remove from one place to another with his hat on, nor is to put on his hat in coming in or removing, until he be set down in his place. Scob., 6.

A question of order may be adjourned to give time to look into precedents. 2 Hats., 118.

In Parliament, all decisions of the Speaker may be controlled by the House, 3 Grey, 319.

SECTION XVIII.

ORDERS OF THE HOUSE.

Of right, the doors of the House ought not to be shut, but to be kept by porters, or sergeants at arms, assigned for that purpose. Mod. Ten. Purl., 23.

[By the rules of the Senate, on motion made and seconded to shut the doors of the Senate on the discussion of any business which may, in the opinion of a member, require secrecy, the President shall direct the gallery to be cleared; and during the discussion of such motion the doors shall remain shut. Rule 18.]

[No motion shall be deemed in order to admit any person or persons whatever within the doors of the Senate chamber to present any petition, memorial, or address, or to hear any such read. Rule 19.]

The only case where a member has a right to insist on anything, is where he calls for the execution of a subsisting order of the House. Here, there having been already a resolution, any person has a right to insist that the Speaker, or any other whose duty it is, shall carry it into execution; and no debate or delay can be had on it. Thus any member has a right to have the House or gallery cleared of strangers, an order existing for that purpose; or to have the House told where there is not a quorum present. 2 Hats., 87, 129. How far an order of the House is binding, see Hakew., 392.

But where an order is made that any particular matter be taken up on a particular day, there a question is to be put, when it is called for, whether the House will now proceed to that matter? Where orders of the day are on important or interesting matter, they ought not to be proceeded on till an hour at which the House is usually full, [which in Senate is at noon.]

Orders of the day may be discharged at any time, and a new one made for a different day. 3 Grey, 48, 313.

When a session is drawing to a close, and the important bills are all brought in, the House, in order to prevent interruption by further unimportant bills, sometimes come to a resolution that no new bill be brought in, except it be sent from the other house. 3 *Grey*, 156.

All orders of the House determine with the session; and one taken under such an order may, after the session is ended, be discharged on a habeas

corpus. Raym., 120; Jacob's L. D. by Ruffhead; Parliament, 1 Lev., 165 (Prichard's case.)

[Where the Constitution authorizes each house to determine the rules of its proceedings, it must mean in those cases (legislative, executive, or judiciary) submitted to them by the Constitution, or in something relating to these, and necessary towards their execution. But orders and resolutions are sometimes entered in the journals, having no relation to these, such as acceptances of invitations to attend orations, to take part in processions, &c. These must be understood to be merely conventional among those who are willing to participate in the ceremony, and are, therefore, perhaps, improperly placed among the records of the House.]

SECTION XIX.

PETITION.

A petition prays something. A remonstrance has no prayer. 1 Grey, 58. Petitions must be subscribed by the petitioners, (Scob., 87; L. Parl., c. 22; 9 Grey, 862,) unless they are attending; (1 Grey, 401,) or unable to sign, and averred by a member, (3 Grey, 418.) But a petition not subscribed, but which the member presenting it affirmed to be all in the handwriting of the petitioner, and his name written in the beginning, was on the question (Mar. 14, 1800) received by the Senate. The averment of a member, or of somebody without doors, that they know the handwriting of the petitioners, is necessary, if it be questioned. 6 Grey, 36. It must be presented by a member, not by the petitioners, and must be opened by him, holding it in his hand. 10 Grey, 57. [Before any petition or memorial addressed te the Senate shall be received

shall verbally be made by the introducer. Rule 24.]

Regularly a motion for receiving it must be made and seconded, and a question put, whether it shall be received? But a cry from the House of "Received," or even its silence, dispenses with the formality of this question; it is then to be read at the table, and disposed of.

and read at the table, whether the same shall be introduced by the President or a member, a brief statement of the contents of the petition or memorial

SECTION XX.

MOTTONS

When a motion has been made, it is not to be put to the question, or debated until it is seconded. Scob., 21.

[The Senate say, No motion shall be debated until the same shall be seconded. Rule 9.]

It is then, and not till then, in possession of the House, and cannot be withdrawn but by leave of the House. It is to be put into writing, if the House or Speaker require it, and must be read to the House by the Speaker as often as any member desires it for his information. 2 Hats., 82.

The rule of the Senate is: When a motion shall be made and seconded, it

shall be reduced to writing, if desired by the President or any member, delivered in at the table, and read by the President, before the same shall be debated. *Rule* 10.]

It might be asked, whether a motion for adjournment or for the orders of the day, can be made by any one member while another is speaking. It cannot. When two members offer to speak, he who rose first is to be heard; and it is a breach of order in another to interrupt him, unless by calling him to order, if he departs from it. And the question of order being decided, he is still to be heard through. A call for adjournment, or for the order of the day, or for the question, by gentlemen from their seats, is not a motion. No motion can be made without arising and addressing the Chair. Such calls are themselves breaches of order, which, though the member who has risen may respect as an expression of impatience of the House, against further debate, yet, if he chooses, he has a right to go on.

SECTION XXI.

RESOLUTIONS.

When the House commands, it is by an "order." But fact, principles, and their own opinions and purposes, are expressed in the form of resolutions.

[A resolution for an allowance of money to the clerks being moved, it was objected to as not in order, and so ruled by the Chair; but on an appeal to the Senate, (i. e., a call for their sense by the President, on account of doubt in his mind, according to Rule 16,) the decision was overruled. *Jour. Sen., June* 1, 1796. I presume the doubt was, whether an allowance of money could be made otherwise than by bill.]

SECTION XXII.

BILLS.

[Every bill shall receive three readings previous to its being passed; and the President shall give notice at each whether it be first, second, or third; which readings shall be on three different days, unless the Senate unanimously direct otherwise. *Rule* 26.]

SECTION XXIII.

BILLS, LEAVE TO BRING IN.

[One day's notice, at least, shall be given of an intended motion for leave to bring in a bill. Rule 25.]

When a member desires to bring in a bill on any subject, he states to the House in general terms the causes for doing it, and concludes by moving for leave to bring in a bill entitled, &c. Leave being given on the question, a committee is appointed to prepare and bring in the bill. The mover and seconder are always appointed of this committee, and one or more in addition. Hakev., 183; Scob., 40.

It is to be presented fairly written, without any erasure or interlineation, or the Speaker may refuse it. Scob., 41; 1 Grey, 82, 84.

SECTION XXIV.

BILLS, FIRST READING.

When a bill is first presented, the Clerk reads it at the table, and hands it to the Speaker, who, rising, states to the House the title of the bill; that this is the first time of reading it; and the question will be, whether it shall be read a second time? then sitting down to give an opening for objections. If none be made, he rises again, and puts the question, whether it shall be read a second time? Hakew., '187, 141. A bill cannot be amended on the first reading, (6 Grey, 286;) nor is it usual for it to be opposed then, but it may be done, and rejected. D'Ewes, 385, col. 1; 3 Hats., 198.

SECTION XXV.

BILLS. SECOND READING.

The second reading must regularly be on another day. Hakew., 148. It is done by the Clerk at the table, who then hands it to the Speaker. The Speaker, rising, states to the House the title of the bill; that this is the second time of reading it; and that the question will be, whether it shall be committed or engrossed and read a third time? But if the bill came from the other House, as it always comes engrossed, he states that the question will be, whether it shall be read a third time? and before he has so reported the state of the bill, no one is to speak to it. Hakew., 143, 146.

[In the Senate of the United States, the President reports the title of the bill; that this is the second time of reading it; that it is now to be considered as in a Committee of the Whole; and the question will be, whether it shall be read a third time? or that it may be referred to a special committee?

SECTION XXVI.

BILLS, COMMITMENT.

If on motion and question it be decided that the bill shall be committed, it may then be moved to be referred to Committee of the Whole House, or to a special committee. If the latter, the Speaker proceeds to name the committee. Any Member also may name a single person, and the Clerk is to write him down as of the committee. But the House have a controlling power over the names and number, if a question be moved against any one; and may in any case put in and put out whom they please.

Those who take exceptions to some particulars in the bill are to be of the committee, but none who speak directly against the body of the bill; for he that would totally destroy will not amend it, (Hakew., 146; Town., col. 208; D'Ewes, 634, col. 2; Scob., 47:) or, as it is said, (5 Grey, 145.) the child is not to be put to a nurse that cares not for it, (6 Grey, 873.) It is therefore a constant rule "that no man is to be employed in any matter who has declared

7 MANUAL.

Digitized by Google

himself against it." And when any Member who is against the bill hears himself named of its committee, he ought to ask to be excused. Thus (March 7, 1606) Mr. Hadley was, on the question being put, excused from being of a committee, declaring himself to be against the matter itself. Scob., 46.

[No bill shall be committed or amended until it shall have been twice read; after which it may be referred to a committee. Rule 27.]

[In the appointment of the standing committees, the Senate will proceed, by ballot, severally to appoint the Chairman of each committee; and then, by one ballot, the other members necessary to complete the same; and a majority of the whole number of votes given shall be necessary to the choice of a Chairman of a standing committee. All other committees shall be appointed by ballot, and a plurality of votes shall make a choice. When any subject or matter shall have been referred to a committee, any other subject or matter of a similar nature may, on motion, be referred to such committee. *Bule* 34.]

The Clerk may deliver the bill to any member of the committee, (*Town.*, col. 138;) but it is usual to deliver it to him who is first named.

In some cases the House has ordered a committee to withdraw immediately into the Committee Chamber and act on and bring back the bill, sitting in the House. Scob., 48. A committee meet when and where they please, if the House has not ordered time and place for them, (6 Grey, 370;) but they can only act when together, and not by separate consultation and consent—nothing being the report of the committee but what has been agreed to in committee actually assembled.

A majority of the committee constitutes a quorum for business. Elsynge's Method of Passing Bills, 11.

Any member of the House may be present at any select committee, but cannot vote, and must give place to all of the committee, and sit below them. Essynge, 12; Scob., 49.

The committee have full power over the bill or other paper committed to them, except that they cannot change the title or subject. 8 *Grey*, 228.

The paper before a committee, whether select or of the whole, may be a bill, resolutions, draught of an address, &c., and it may either originate with them or be referred to them. In every case the whole paper is read first by the clerk, and then by the chairman, by paragraphs, (Scob., 49,) pausing at the end of each paragraph, and putting questions for amending, if proposed. In the case of resolutions on distinct subjects, originating with themselves, a question is put on each separately, as amended or unamended, and no final question on the whole. (3 Hats., 276;) but if they relate to the same subject, a question is put on the whole. If it be a bill, draught of an address, or other paper originating with them, they proceed by paragraphs; putting questions for amending either by insertion or striking out, if proposed; but no question on agreeing to the paragraphs separately; this is reserved to the close, when a question is put on the whole for agreeing to it as amended or unamended. But if it be a paper referred to them, they proceed to put questions of amendment, if proposed, but no final question on the whole, because all parts of the paper, having been adopted by the House, stand, of course, unless altered or

struck out by a vote. Even if they are opposed to the whole paper, and think it cannot be made good by amendments, they cannot reject it, but must report it back to the House without amendments, and there make their opposition.

The natural order in considering and amending any paper is, to begin at the beginning, and proceed through it by paragraphs, and this order is so strictly adhered to in Parliament, that when a latter part has been amended, you cannot recur back and make any alteration in a former part. 2 Hats., 90. In numerous assemblies this restraint is doubtless important. [But in the Senate of the United States, though in the main we consider and amend the paragraphs in their natural order, yet recurrences are indulged; and they seem, on the whole, in that small body, to produce advantages overweighing their inconveniences.]

To this natural order of beginning at the beginning, there is a single exception found in parliamentary usage. When a bill is taken up in committee, or on its second reading, they postpone the preamble till the other parts of the bill are gone through. The reason is, that on consideration of the body of the bill, such alterations may therein be made as may also occasion the alteration of the preamble. Scob., 50; 7 Grey, 431.

On this head the following case occurred in the Senate, March 6, 1800: A resolution which had no preamble having been already amended by the House so that a few words only of the original remained in it, a motion was made to prefix a preamble, which having an aspect very different from the resolution. the mover intimated that he should afterwards propose a correspondent amendment in the body of the resolution. It was objected that a preamble could not be taken up till the body of the resolution is done with; but the preamble was received, because we are in fact through the body of the resolution: we have amended that as far as amendments have been offered, and, indeed, till little of the original is left. It is the proper time, therefore, to consider a preamble; and whether the one offered be consistent with the resolution is for the House to determine. The mover, indeed, has intimated that he shall offer a subsequent proposition for the body of the resolution; but the House is not in possession of it; it remains in his breast, and may be withheld. The rules of the House can only operate on what is before them. [The practice of the Senate, too, allows recurrences backwards and forwards for the purposes of amendment, not permitting amendments in a subsequent to preclude those in a prior part, or e converso.]

When the committee is through the whole, a member moves that the committee may rise, and the chairman report the paper to the House, with or without amendments, as the case may be. 2 Hats., 289, 292; Scob., 58; 2 Hats., 290; 8 Scob., 50.

When a vote is once passed in a committee, it cannot be altered but by the House, their votes being binding on themselves. 1607, June 4.

The committee may not erase, interline, or blot the bill itself; but must, in a paper by itself, set down the amendments, stating the words which are to be inserted or omitted, (Scob., 50,) and where, by references to the page, line, and word of the bill. Scob., 50.

SECTION XXVII.

REPORT OF COMMITTEE.

The chairman of the committee, standing in his place, informs the House that the committee, to whom was referred such a bill, have, according to order, had the same under consideration, and have directed him to report the same without any amendment, or with sundry amendments, (as the case may be,) which he is ready to do when the House pleases to receive it. And he or any other may move that it be now received; but the cry of "now, now," from the House, generally dispenses with the formality of a motion and question. He then reads the amendments, with the coherence in the bill, and opens the alterations and the reasons of the committee for such amendments, until he has gone through the whole. He then delivers it at the Clerk's table, where the amendments reported are read by the Clerk without the coherence; whereupon the papers lie upon the table till the House, at its convenience, shall-wake up the report. Scob., 52; Hakev., 148.

The report being made, the committee is dissolved, and can act no more without a new power. Scob., 51. But it may be revived by a vote, and the same matter recommitted to them. 4 Grey, 361.

SECTION XXVIII.

BILL, RECOMMITMENT.

After a bill has been committed and reported, it ought not in an ordinary course to be recommitted; but in cases of importance, and for special reasons, it is sometimes recommitted, and usually to the same committee. *Hakev.*, 161. If a report be recommitted before agreed to in the House, what has passed in committee is of no validity; the whole question is again before the committee, and a new resolution must be again moved, as if nothing had passed. 8 *Hate.*, 131—note.

In Senate, January, 1800, the salvage bill was recommitted three times after the commitment.

A particular clause of a bill may be committed without the whole bill, (3 Hats., 181;) or so much of a paper to one and so much to another committee.

SECTION XXIX.

BILL, REPORTS TAKEN UP.

When the report of a paper originating with a committee is taken up by the House, they proceed exactly as in committee. Here, as in committee, when the paragraphs have, on distinct questions, been agreed to seriatim, (5 Grey, 366; 6 Grey, 368; 8 Grey, 47, 104, 360; 1 Torbuck's Deb., 125; 3 Hats., 348,) no question needs be put on the whole report. 5 Grey, 381.

On taking up a bill reported with amendments, the amendments only are read by the Clerk. The Speaker then reads the first, and puts it to the question, and so on till the whole are adopted or rejected, before any other amendment be admitted, except it be an amendment to an amendment. Elsynge's Mem., 58. When through the amendments of the committee, the Speaker pauses, and gives time for amendments to be proposed in the House to the body of the bill, as he does also if it has been reported without amendments, putting no questions but on amendments proposed; and when through the whole, he puts the question whether the bill shall be read the third time,

SECTION XXX.

QUASI-COMMITTEE.

If on motion and question the bill be not committed, or if no proposition for commitment be made, then the proceedings in the Senate of the United States and in Parliament are totally different. The former shall be first stated,

[The 28th rule of the Senate says: "All bills on a second reading shall first be considered by the Senate in the same manner as if the Senate were in Committee of the Whole, before they shall be taken up and proceeded on by the Senate agreeably to the standing rules, unless otherwise ordered;" (that is to say, unless ordered to be referred to a special committee). And when the Senate shall consider a treaty, bill, or resolution, as in Committee of the Whole, the Vice President or President pro tempore may call a member to fill the chair during the time the Senate shall remain in Committee of the Whole; and the chairman (so called) shall, during such time, have the powers of a President pro tempore.]

[The proceedings of the Senate, as in a Committee of the Whole, or in Quasi-Committee, is precisely as in a real Committee of the Whole, taking no questions but on amendments. When through the whole, they consider the Quasi-Committee as risen, the House resumes without any motion, question, or resolution to that effect, and the President reports that "The House, acting as in a Committee of the Whole, have had under their consideration the bill entitled, &c., and have made sundry amendments, which he will now report to the House." The bill is then before them, as it would have been if reported from a committee, and questions are regularly to be put again on every amendment; which being gone through, the President pauses to give time to the House to propose amendments to the body of the bill, and, when through, puts the question whether it shall be read a third time.]

[After progress in amending the bill in Quasi-Committee, a motion may be made to refer it to a special committee. If the motion prevails, it is equivalent in effect to the several votes, that the committee rise, the House resume itself, discharge the Committee of the Whole, and refer the bill to a special committee. In that case, the amendments already made, fall. But if the motion falls, the Quasi-Committee stands in statu quo.]

[How far does this 28th rule subject the House, when in Quasi-Committee, to the laws which regulate the proceedings of Committees of the Whole?] The particulars in which these differ from proceedings in the House are the following: 1. In a committee every member may speak as often as he pleases. 2. The votes of a committee may be rejected or altered when reported to the

Honse. 3. A committee, even of the Whole, cannot refer any matter to another committee. 4. In a committee no previous question can be taken: the only means to avoid an improper discussion is to move that the committee rise; and if it be apprehended that the same discussion will be attempted on returning into committee, the House can discharge them, and proceed itself on the business, keeping down the improper discussion by the previous question. 5. A committee cannot punish a breach of order in the House or in the gallery. 9 Grey, 113. It can only rise and report it to the House, who may proceed to punish. [The first and second of these peculiarities attach to the Quasi-Committee of the Senate, as every day's practice proves, and seem to be the only ones to which the 28th rule meant to subject them; for it continues to be a House, and therefore, though it acts in some respects as a committee, in others it preserves its character as a House. Thus: 8. It is in the daily habit of referring its business to a special committee. 4. It admits of the previous question; if it did not, it would have no means of preventing an improper discussion, not being able, as a committee is, to avoid it by returning into the House, for the moment it would resume the same subject there, the 28th rule declares it again a Quasi-Committee. 5. It would doubtless exercise its powers as a house on any breach of order. 6. It takes a question by yea and nav. as the House does. 7. It receives messages from the President and the other House. 8. In the midst of a debate it receives a motion to adjourn. and adjourns as a house, not as a committee.]

SECTION XXXI.

BILLS, SECOND READING IN THE HOUSE.

In Parliament, after the bill has been read a second time, if on the motion and question it be not committed, or if no proposition for commitment be made, the Speaker reads it by paragraphs, pausing between each, but putting no question but on amendments proposed; and when through the whole, he puts the question whether it shall be read a third time? if it come from the other House; or, if originating with themselves, whether it shall be engrossed and read a third time? The Speaker reads sitting, but rises to put questions. The Clerk stands while he reads.

[*But the Senate of the United States is so much in the habit of making many and material amendments at the third reading, that it has become the practice not to engross a bill till it has passed—an irregular and dangerous practice, because in this way the paper which passes the Senate is not that which goes to the other House, and that which goes to the other House as the

Digitized by Google

[&]quot;The former practice of the Senate referred to in this paragraph has been changed by the following Rule:

[RULE 29. The final question upon the second reading of every bill, resolution, constitutional amendment or motion, originasing in the Senate, and requiring three readings previous to being passed, shall be, "Whether it shall be engrossed and read a third time?" and no amendment shall be received for discussion at the third reading of any bill, resolution, amendment, or motion, unless by unanimous consent of the members present; but it shall at all times be in order before the final passage of any such bill, resolution, constitutional amendment, or motion, to move its commitment; and should such commitments take piace, and any amendment be reported by the committee, the said bill, resolution, constitutional amendment, or motion, shall be again read a second time, and considered as in Committee of the Whole, and then the aforesaid question shall be again put.]

act of the Senate has never been seen in Senate. In reducing numerous, difficult, and illegible amendments into the text, the Secretary may with the most innocent intentions, commit errors which can never again be corrected.]

The bill being now as perfect as its friends can make it, this is the proper stage for those fundamentally opposed to make their first attack. All attempts at earlier periods are with disjointed efforts, because many who do not expect to be in favor of the bill ultimately are willing to let it go on to its perfect state, to take time to examine it themselves and to hear what can be said for it, knowing that after all, they will have sufficient opportunities of giving it their veto. Its last two stages, therefore, are reserved for this-that is to say, on the question whether it shall be engrossed and read a third time? and lastly, whether it shall pass? The first of these is usually the most interesting contest, because then the whole subject is new and engaging; and the minds of the members having not yet been declared by any trying vote, the issue is the more doubtful. In this stage, therefore, is the main trial of strength between its friends and opponents, and it behooves every one to make up his mind decisively for this question, or he loses the main battle; and accident and management may, and often do, prevent a successful rallying on the next and last question, whether it shall pass.

When the bill is engrossed, the title is to be indorsed on the back, and not within the bill. Hakew., 250.

SECTION XXXII.

READING PAPERS.

Where papers are laid before the House or referred to a committee, every member has a right to have them once read at the table before he can be compelled to vote on them; but it is a great though common error to suppose that he has a right, totics quotics, to have acts, journals, accounts, or papers on the table, read independently of the will of the House. The delay and interruption which this might be made to produce evince the impossibility of the existence of such a right. There is, indeed, so manifest a propriety of permitting every member to have as much information as possible on every question on which he is to vote, that when he desires the reading, if it be seen that it is really for information and not for delay, the Speaker directs it to be read without putting a question, if no one objects; but if objected to, a question must be put. 2 Hats., 117, 118.

It is equally an error to suppose that any member has a right, without a question put, to lay a book or paper on the table, or have it read, on suggesting that it contains matter infringing on the privileges of the House. Ib.

For the same reason a member has not a right to read a paper in his place, if it be objected to, without leave of the House. But this rigor is never exercised but where there is an intentional or gross abuse of the time and patience of the House.

A member has not a right even to read his own speech, committed to writing, without leave. This also is to prevent an abuse of time, and therefore is not refused but where that is intended. 2 Grey, 227.

A report of a committee of the Senate on a bill from the House of Represent atives being under consideration, on motion that the report of the committee of the House of Representatives on the same bill be read in the Senate, it passed in the negative. Feb. 28, 1793.

Formerly, when papers were, referred to a committee, they used to be first read; but of late only the titles, unless a member insists they shall be read, and then nobody can oppose it. 2 *Hats.*, 117.

SECTION XXXIII.

PRIVILEGED QUESTIONS.

[*While a question is before the Senate, no motion shall be received, unless for an amendment, for the previous question, or for postponing the main question, or to commit it, or to adjourn. Rule 8.]

It is no possession of a bill unless it be delivered to the Clerk to be read, or the Speaker reads the title. Lex. Purl., 274; Elsynge Mem., 85; Ord. House of Commons, 64.

It is a general rule that the question first moved and seconded shall be first put. Scob., 28, 22; 2 Hats., 81. But this rule gives way to what may be called privileged questions; and the privileged questions are of different grades among themselves.

A motion to adjourn simply takes place of all others, for otherwise the House might be kept sitting against its will, and indefinitely. Yet this motion cannot be received after another question is actually put, and while the House is engaged in voting.

Orders of the day take place of all other questions, except for adjournment—that is to say, the question which is the subject of an order is made a privileged one, pro hac vice. The order is a repeal of the general rule as to this special case. When any Member moves, therefore, for the Order of the Day to be read, no further debate is permitted on the question which was before the House; for if the debate might proceed, it might continue through the day and defeat the order. This motion, to entitle it to precedence, must be for the orders generally, and not for any particular one; and if it be carried on the question "Whether the House will now, proceed to the orders of the day?" they must be read and proceeded on in the course in which they stand, (2 Hats., 83) for priority of order gives priority of right, which cannot be taken away but by another special order.

After these there are other privileged questions, which will require considerable explanation.

It is proper that every parliamentary assembly should have certain forms of of questions, so adapted as to enable them fitly to dispose of every proposition which can be made to them. Such are, 1. The previous question. 2. To post-

^{*}This rule has been modified so as to specify the questions entitled to preference. The rule is now as follows:

as follows:

(When a question is under debate, no motion shall be received but to adjourn, to lay on the table, to postpone indefinitely, to postpone to a day certain, to commit, or to amend; which several motions shall have precedence in the order they stand arranged, and the motion for adjournment shall always be in order, and be decided without debate.]

pone indefinitely. 8. To adjourn a question to a definite day. 4. To lie on the table. 5. To commit. 6. To amend. The proper occasion for each of these questions should be understood.

- 1. When a proposition is moved, which it is useless or inexpedient now to express or discuss, the previous question has sentintroduced for suppressing for that time the motion and its discussion. 3. Here, 188, 189.
- 2. But as the previous question gets rid of it only for that day, and the same proposition may recur the next day, if they wish to suppress it for the whole of that session they postpone it indefinitely. 3 Hats., 183. This quashes the proposition for that session, as an indefinite adjournment is a dissolution, or the continuance of a suit sine die is a discontinuance of it.
- 3. When a motion is made which it will be proper to act on, but information is wanted, or something more pressing claims the present time, the question or debate is adjourned to such day within the session as will answer the views of the House. 2 Hats., 81. And those who have spoken before may not speak again when the adjourned debate is resumed. 2 Hats., 73. Sometimes, however, this has been abusedly used by adjourning it to a day beyond the session, to get rid of it altogether, as would be done by an Indefinite post-ponement.
- 4. When the House has something else which claims its present attention, but would be willing to reserve in their power to take up a proposition whenever it shall suit them, they order it to lie on their table. It may then be called for at any time.
- 5. If the proposition will want more amendment and digestion than the formalities of the House will conveniently admit, they refer it to a committee.
- 6. But if the proposition be well digested, and may need but few and simple amendments, and especially if these be of leading consequence, they then proceed to consider and amend it themselves.

The Senate, in their practice, vary from this regular gradation of forms. Their practice comparatively with that of Parliament stands thus:

FOR THE PARLIAMENTARY:

THE SENATE USES:

Postponement indefinite, Adjournment, Postponement to a day beyond the session, Postponement to a day within the session, (Postponement indefinite,

Lying on the table.

Lying on the table.

In their eighth rule, therefore, which declares that while a question is before the Senate no motion shall be received, unless it be for the previous question, or to postpone, commit, or amend the main question, the term postponement must be understood according to their broad use of it, and not in the parliamentary sense. Their rule then establishes as privileged questions, the previous question, postponement, commitment and amendment.

But it may be asked, Have these questions any privilege among themselves? or are they so equal that the common principle of the "first moved first put" takes place among them? This will need explanation. Their competitions may be as follows:

1. Previous question and	postpone	In the first, second, and
_	commit	third classes, and the
2. Postpone and previous	s question	fourth class, the rule
	s question	"first moved first put"
	amend	takes place.
3. Commit and previous	question	
	postpone	
	amend	
4. Amend and previous	question	
	postpone	
	commit	

In the first class, where the previous question is first moved, the effect is peculiar; for it not only prevents the after motion to postpone or commit from being put to question before it, but also from being put after it; for if the previous question be decided affirmatively, to wit, that the main question shall now be put, it would of course be against the decision to postpone or commit; and if it be decided negatively, to wit, that the main question shall not now be put, this puts the House out of possession of the main question, and consequently there is nothing before them to postpone or commit. So that neither voting for nor against the previous question will enable the advocates for postponing or committing to get at their object. Whether it may be amended shall be examined hereafter.

Second class. If postponement be decided affirmatively, the proposition is removed from before the House, and consequently there is no ground for the previous question, commitment, or amendment; but if decided negatively, (that it shall not be postponed,) the main question may then be suppressed by the previous question, or may be committed or amended.

The third class is subject to the same observations as the second.

The fourth class. Amendment of the main question first moved, and afterwards the previous question, the question of amendment shall be first put.

Amendment and postponement competing, postponement is first put, as the equivalent proposition to adjourn the main question would be in Parliament, The reason is, that the question for amendment is not suppressed by postponing or adjourning the main question, but remains before the House whenever the main question is resumed; and it might be that the occasion for other urgent business might go by, and be lost by length of debate on the amendment, if the House had it not in their power to postpone the whole subject.

Amendment and commitment. The question for committing, though last moved, shall be first put; because, in truth, it facilitates and befriends the motion to amend. Scobell is express: "On motion to amend a bill, any one may notwithstanding move to commit it, and the question for commitment shall be first put." Scob., 46.

We have hitherto considered the case of two or more of the privileged questions contending for privilege between themselves, when both are moved on

the original or main question; but now let us suppose one of them to be moved, not on the original primary question, but on the secondary one, e. g.

Suppose a motion to postpone, commit, or amend the main question, and that it be moved to suppress that motion by putting a previous question on it. This is not allowed, because it would embarrass questions too much to allow them to be piled on one another several stories high; and the same result may be had in a more simple way, by deciding against the postponement, commitment, or amendment. 2 Hate., 81, 2, 3, 4.

Suppose a motion for the previous question, or commitment or amendment of the main question, and that it be then moved to postpone the motion for the previous question, or for commitment or amendment of the main question.

1. It would be absurd to postpone the previous question, commitment or amendment alone, and thus separate the appendage from its principal; yet it must be postponed separately from its original, if at all, because the eighth rule of Senate says that "When a main question is before the house, no motion shall be received but to commit, amend or pre-question the original question," which is the parliamentary doctrine also; therefore, the motion to postpone the secondary motion for the previous question, or for committing or amending, cannot be received, 2. This is a piling of questions one on another; which, to avoid embarrassment, is not allowed. 3. The same result may be had more simply by voting against the previous question, commitment, or amendment.

Suppose a commitment moved of a motion for the previous question, or to postpone or amend. The first, second and third reasons before stated, all hold good against this.

Suppose an amendment moved to a motion for the previous question. Answer: the previous question cannot be amended. Parliamentary usage, as well as the ninth rule of the Senate, has fixed its form to be, "Shall the main question be now put?"-i. e., at this instant; and as the present instant is but one, it can admit of no modification. To change it to to-morrow, or any other moment, is without example and without utility. But suppose a motion to amend a motion for postponement, as to one day instead of another, or to a special instead of an indefinite time. The useful character of amendment gives it a privilege of attaching itself to a secondary and privileged motion: that is, we may amend a postponement of a main question. So, we may amend a commitment of a main question, as by adding, for example, "with instructions to inquire," &c. In like manner, if an amendment be moved to an amendment, it is admitted; but it would not be admitted in another degree, to wit: to amend an amendment to an amendment of a main question. This would lead to too much embarrassment. The line must be drawn somewhere, and usage has drawn it after the amendment to the amendment. The same result must be sought by deciding against the amendment to the amendment, and then moving it again as it was wished to be amended. In this form it becomes only an amendment to an amendment.

[When motions are made for reference of the same subject to a select com-

mittee and to a standing committee, the question on reference to the standing committee shall be first put. Rule 35.]

[In filling a blank with a sum, the largest sum shall be first put to the question, by the thirteenth rule of the Senate,*] contrary to the rule of Parliament, which privileges the smallest sum and longest time. 5 Grev. 179: 2 Hats., 8, 83; 3 Hats., 132, 133. And this is considered to be not in the form of an amendment to the question, but as alternative or successive originals. In all cases of time or number, we must consider whether the larger comprehends the lesser, as in a question to what day a postponement shall be, the number of a committee, amount of a fine, term of an imprisonment, term of irredeemability of a loan, or the terminus in quem in any other case : then the question must begin a maximo. Or whether the lesser includes the greater, as in questions on the limitation of the rate of interest, on what day the session shall be closed by adjournment, on what day the next shall commence, when an act shall commence, or the terminus a quo in any other case where the question must begin a minimo; the object being not to begin at that extreme which, and more, being within every man's wish, no one could negative it, and yet, if he should vote in the affirmative, every question for more would be precluded; but at that extreme which would unite few, and then to advance or recede till you get a number which will unite a bare majority. 3 Grev. 376, 384, 385. "The fair question in this case is not that to which, and more, all will agree, whether there shall be addition to the question." Grey, 355.

Another exception to the rule of priority is when a motion has been made to strike out or agree to a paragraph. Motions to amend it are to be put to the question before a vote is taken on striking out or agreeing to the whole paragraph.

But there are several questions which, being incidental to every one, will take place of every one, privileged or not, to wit, a question of order arising out of any other question must be decided before that question. 2 Hats., 88.

A matter of privilege arising out of any question, or from a quarrel between two members or any other cause, supersedes the consideration of the original question, and must be first disposed of. 2 *Hats.*, 88.

Reading papers relative to the question before the House. This question must be put before the principal one. 2 Hats., 88.

Leave asked to withdraw a motion. The rule of Parliament being that a motion made and seconded is in the possession of the House, and cannot be withdrawn without leave, the very terms of the rule imply that leave may be given, and, consequently, may be asked and put to the question.

SECTION XXXIV.

THE PREVIOUS QUESTION.

When any question is before the House, any member may move a previous question, "Whether that question (called the main question) shall now be

[* RULE 18. In filling up blanks, the largest sum and longest time shall be first put.]

put?" If it pass in the affirmative, then the main question is to be put immediately, and no man may speak anything further to it, either to add or alter.

Memor. in Hakew., 28; 4 Grey, 27.

The previous question being moved and seconded, the question from the Chair shall be, "Shall the main question be now put?" and if the nays prevail, the main question shall not then be put.

This kind of question is understood by Mr. Hatsell to have been introduced in 1604. 2 Hats., 80. Sir Henry Vane introduced it. 2 Grey, 118, 114; 3 Grey, 884. When the question was put in this form, "Shall the main question be put?" a determination in the nagative suppressed the main question during the session; but since the words "now put" are used, they exclude it for the present only: formerly, indeed, only till the present debate was over, (4 Grey, 43.) but now for that day and no longer. 2 Grey, 113, 114.

Before the question "Whether the main question shall now be put?" any person might formerly have spoken to the main question, because otherwise he would be precluded from speaking to it at all. *Mem. in Hakew.*, 28.

The proper occasion for the previous question, is when a subject is brought forward of a delicate nature as to high personages, &c., or the discussion of which may call forth observations which might be of injurious consequences. Then the previous question is proposed; and in the modern usage, the discussion of the main question is suspended, and the debate confined to the previous question. The use of it has been extended abusively to other cases; but in these it has been an embarrassing procedure: its uses would be as well answered by other more simple parliamentary forms, and therefore it should not be favored, but restricted within as narrow limits as possible.

Whether a main question may be amended after the previous question on it has been moved and seconded? 2 Hats., 88, says, if the previous question has been moved and seconded, and also proposed from the Chair, (by which he means stated by the Speaker for debate,) it has been doubted whether an amendment can be admitted to the main question. He thinks it may, after the previous question moved and seconded; but not after it has been proposed from the Chair. In this case he thinks the friends to the amendment must vote that the main question be not now put; and then move their amended question, which being made new by the amendment, is no longer the same which has been just suppressed, and therefore may be proposed as a new one. But this proceeding certainly endangers the main question, by dividing its friends, some of whom may choose it unamended, rather than lose it altogether; while others of them may vote, as Hatsell advises, that the main question be not now put with a view to move it again in an amended form. The enemies of the main question, by this manœuvre to the previous question, get the enemies to the amendment added to them on the first vote, and throw the friends of the main question under the embarrassment of rallying again as they can. To support his opinion, too, he makes the deciding circumstance, whether an amendment may or may not be made, to be, that the previous question has been proposed from the Chair. But, as the rule is that the House is in possession of a question as soon as it is moved and

seconded, it cannot be more than possessed of it by its being also proposed from the Chair. It may be said, indeed, that the object of the previous question being to get rid of a question, which it is not expedient should be discussed, this object may be defeated by moving to amend, and, in the discussion of that motion, involving the subject of the main question. But so may the object of the previous question be defeated, by moving the amended question, as Mr. Hatsell proposes, after the decision against putting the original question. He acknowledges, too, that the practice has been to admit previous amendments, and only cites a few late instances to the contrary. On the whole, I should think it best to decide it ab inconvenienti, to wit: which is most inconvenient, to put it in the power of one side of the House to defeat a proposition by hastily moving the previous question, and thus forcing the main question to be put unamended; or to put it in the power of the other side to force on, incidentally at least, a discussion which would be better avoided? Perhaps the last is the least inconvenience; inasmuch as the Speaker, by confining the discussion rigorously to the amendment only, may prevent their going into the main question, and inasmuch also as so great a proportion of the cases in which the previous question is called for are fair and proper subjects for public discussion, and ought not to be obstructed by a formality introduced for questions of a peculiar character.

SECTION XXXV.

AMENDMENTS.

On an amendment being moved, a Member who has spoken to the main question may speak again to the amendment. Scob., 23.

If an amendment be proposed inconsistent with one already agreed to, it is a fit ground for its rejection by the House, but not within the competence of the Speaker to suppress as if it were against order; for were he permitted to draw questions of consistence within the vortex of order, he might usurp a negative on important modifications, and suppress, instead of subserving the legislative will.

Amendments may be made so as totally to alter the nature of the proposition; and it is a way of getting rid of a proposition, by making it bear a sense different from what it was intended by the movers, so that they vote against it themselves. 2 Hats., 79, 4, 82, 84. A new bill may be ingrafted by way of amendment, on the words "Be it enacted," &c. 1 Grey, 190, 192.

If it be proposed to amend by leaving out certain words, it may be moved, as an amendment to this amendment, to leave out a part of the words of the amendment, which is equivalent to leaving them in the bill. 2 Hats., 80, 9. The parliamentary question is, always, whether the words shall stand part of the bill.

When it is proposed to amend by inserting a paragraph, or part of one, the friends of the paragraph may make it as perfect as they can by amendments before the question is put for inserting it. If it be received, it cannot be amended afterwards, in the same stage, because the House has, on a vote

agreed to it in that form. In like manner, if it is proposed to amend by striking out a paragraph, the friends of the paragraph are first to make it as perfect as they can by amendments, before the question is put for striking it out. If on the question it be retained, it cannot be amended afterwards, because a vote against striking out is equivalent to a vote agreeing to it in that form.

When it is moved to amend by striking out certain words and inserting others, the manner of stating the question is first to read the whole passage to be amended as it stands at present, then the words proposed to be struck out, next those to be inserted, and lastly the whole passage as it will be when amended. And the question, if desired, is then to be divided, and put first on striking out. If carried, it is next on inserting the words proposed. If that be lost, it may be moved to insert others. 2 Hats., 80, 7:

A motion is made to amend by striking out certain words and inserting others in their place, which is negatived. Then it is moved to strike out the same words, and to insert others of a tenor entirely different from those first proposed. It is negatived. Then it is moved to strike out the same words and insert nothing, which is agreed to. All this is admissible, because to strike out and insert A is one proposition. To strike out and insert B is a different proposition. And to strike out and insert nothing is still different. And the rejection of one proposition does not preclude the offering a different one. Nor would it change the case were the first motion divided by putting the question first on striking out, and that negatived; for, as putting the whole motion to the question at once would not have precluded, the putting the half of it cannot do it.*

But if it had been carried affirmatively to strike out the words and to insert A, it could not afterwards be permitted to strike out A and insert B. The mover of B should have notified, while the insertion of A was under debate, that he would move to insert B; in which case those who preferred it would join in rejecting A.

After A is inserted, however, it may be moved to strike out a portion of the original paragraph, comprehending A, provided the coherence to be struck out be so substantial as to make this effectively a different proposition; for then it is resolved into the common case of striking out a paragraph after amending it. Nor does anything forbid a new insertion, instead of A and its coherence.

In Senate, January 25, 1798, a motion to postpone until the second Tuesday in February some amendments proposed to the Constitution; the words "until the second Tuesday in February" were struck out by way of amendment. Then it was moved to add, "until the first day of June." Objected that it was not in order, as the question should be first put on the longest time; therefore, after a shorter time decided against, a longer cannot be put

^{*}In the case of a division of the question, and a decision against striking out, I advance doubtingly the opinion here expressed. I find no authority either way, and I know it may be viewed under a different aspect. It may be though that, having docided separately not to strike out the passage, the same question for striking out cannot be put over train, though with a view to a different insertion. Still I think it more reasonable and convenient to consider the striking out and insertion as forming one proposition; but should re adily yield to any evidence that the contrary is the practice in Parliament.

to question. It was answered that this rule takes place only in filling blanks for time. But when a specific time stands part of motion, that may be struck out as well as any other part of a motion; and when struck out, a motion may be received to insert any other. In fact, it is not until they are struck out, and a blank for the time thereby produced, that the rule can begin to operate, by receiving all the propositions for different times, and putting the question successively on the longest. Otherwise it would be in the power of the mover, by inserting originally a short time, to preclude the possibility of a longer, for till the short time is struck out, you cannot insert a longer; and if, after it it is struck out, you cannot do it, then it cannot be done at all. Suppose the first motion had been made to amend by striking out "the second Tuesday in February," and inserting instead thereof "the first of June," it would have been regular, then, to divide the question, by proposing the first question to strike out and then that to insert. Now this is precisely the effect of the present proceeding; only, instead of one motion and two questions, there are two motions and two questions to effect it—the motion being divided as well as the question.

When the matter contained in two bills might be better put into one, the manner is to reject the one, and incorporate its matter into another bill by way of amendment. So if the matter of one bill would be better distributed into two, any part may be struck out by way of amendment, and put into a new bill. If a section is to be transposed, a question must be put on striking it out where it stands, and another for inserting it in the place desired.

A bill passed by the one house with blanks. These may be filled up by the other by way of amendments, returned to the first as such, and passed. 3 *Hats.*, 83.

The number prefixed to the section of a bill, being merely a marginal indication, and no part of the text of the bill, the clerk regulates that—the House or committee is only to amend the text.

SECTION XXXVI.

DIVISION OF THE QUESTION.

If a question contain more parts than one, it may be divided into two or more questions. Mem. in Hukew., 29. But not as the right of an individual member, but with the consent of the House. For who is to decide whether a question is complicated or not?—where it is complicated?—into how many propositions it may be divided? The fact is, that the only mode of separating a complicated question is by moving amendments to it; and these must be decided by the House, on a question, unless the House orders it to be divided; as, on the question, December 2, 1640, making void the election of the knights for Worcester, on a motion it was resolved to make two questions of it, to wit: one on each knight. 2 Hats., 85, 86. So, wherever there are several names in a question, they may be divided and put one by one. 9 Grey, 444. So, 1729, April 17, on an objection that a question was complicated, it was separated by amendment. 2 Hats., 79.

The soundness of these observations will be evident from the embarrassments produced by the 12th rule of the Senate, which says, "if the question in debate contain several points, any member may have the same divided."

1798. May 80, the alien bill in quasi-committee. To a section and provise in the original had been added two new provisos by way of amendment. On a motion to strike out the section as amended, the question was desired to be divided. To do this it must be put first on striking out either the former proviso, or some distinct member of the section. But when nothing remains but the last member of the section and the provisos, they cannot be divided so as to nut the last member to question by itself; for the provisos might then be left standing alone as exceptions to a rule when the rule is taken away; or the new provisos might be left to a second question, after having been decided on once before at the same reading, which is contrary to rule. But the question must be on striking out the last member of the section as amended. This sweeps away the exceptions with the rule, and relieves from inconsistence. A question to be divisible, must comprehend points so distinct and entire that one of them being taken away, the other may stand entire. But a proviso or exception, without an enacting clause, does not contain an entire point or proposition.

May 31. The same bill being before the Senate. There was a proviso, that the bill should not extend, 1, To any foreign minister; nor, 2, To any person to whom the President should give a passport; nor, 3, To any alien merchant conforming himself to such regulations as the President shall prescribe; and a division of the question into its simplest elements was called for. It was divided into four parts, the 4th taking in the words, "conforming himself," &c. It was objected that the words "any alien merchant" could not be separated from their modifying words, "conforming," &c., because these words, if left by themselves, contain no substantive idea—will make no sense. But admitting that the divisions of a paragraph into separate questions must be so made that each part may stand by itself, yet the House having, on the question, retained the two first divisions, the words "any alien merchant" may be struck out, and their modifying words will then attach themselves to the preceding description of persons, and become a modification of that description.

When a question is divided, after the question on the 1st member, the 2d is open to debate and amendment; because it is a known rule that a person may rise and speak at any time before the question has been completely decided, by putting the negative as well as affirmative side. But the question is not completely put when the vote has been taken on the first member only. One-half of the question, both affirmative and negative, remains still to be put. See Execut. Jour., June 25, 1795. The same decision by President Adams.

SECTION XXXVII.

CO-EXISTING QUESTIONS.

It may be asked whether the House can be in possession of two motions or propositions at the same time, so that, one of them being decided, the other 8 MANUAL.

goes to question without being moved anew? The answer must be special. When a question is interrupted by a vote of adjournment, it is thereby removed from before the House, and does not stand ipso facto before them at their next meeting, but must come forward in the usual way. So, when it is interrupted by the order of the day. Such other privileged questions also as dispose of the main question, (e. q. the previous question, postponement, or commitment.) remove it from before the House. But it is only suspended by a motion to amend, to withdraw, to read papers, or by a question of order or privilege, and stands again before the House when these are decided. None but the class of privileged questions can be brought forward while there is another question before the House, the rule being that when a motion has been made and seconded, no other can be received, except it be a privileged one.

SECTION XXXVIII.

EQUIVALENT QUESTIONS.

If, on a question for rejection, a bill be retained, it passes, of course, to its next reading. Hakew., 141; Scob., 42. And a question for a second reading determined negatively, is a rejection without further question. 4 Grey, 149-And see Elsynge's Memor., 42, in what cases questions are to be taken for rejection.

Where questions are perfectly equivalent, so that the negative of the one amounts to the affirmative of the other, and leaves no other alternative, the decision of the one concludes necessarily the other. 4 Grev. 157. Thus the negative of striking out amounts to the affirmative of agreeing; and therefore to put a question on agreeing after that on striking out, would be to put the same question in effect twice over. Not so in questions of amendments between the two houses. A motion to recede being negatived, does not amount to a positive vote to insist, because there is another alternative, to wit: to

A bill originating in one house is passed by the other with an amendment, A motion in the originating house to agree to the amendment is negatived. Does there result from this a vote of disagreement, or must the question on disagreement be expressly voted? The questions respecting amendments from another house are-1st, to agree; 2d, to disagree; 3d, recede; 4th, insist; 5th, adhere.

1st. To agree.

Either of these concludes the other necessarily, for 2d. To disagree. \(\) the positive of either is exactly the equivalent of the negative of the other, and no other alternative remains. On either motion amendments to the amendment may be proposed; e. g., if it be moved to disagree, those who are for the amendment have a right to propose amendments, and to make it as perfect as they can, before the question of disagreeing is put.

3d. To recede. 4th. To insist.

You may then either insist or adhere.
You may then either recede or adhere.

5th. To adhere. You may then either recede or insist.

Consequently the negative of these is not equivalent to a positive vote the other way. It does not raise so necessary an implication as may authorize the Secretary by inference to enter another vote; for two alternatives still remain, either of which may be adopted by the House.

SECTION XXXIX.

THE QUESTION.

The question is to be put first on the affirmative, and then on the negative side.

After the Speaker has put the affirmative part of the question, any member who has not spoken before to the question may rise and speak before the negative be put; because it is no full question till the negative part be put. Scob., 23; 2 Hats., 73.

But in small matters, and which are, of course, such as receiving petitions, reports, withdrawing motions, reading papers, &c., the Speaker most commonly supposes the consent of the House where no objection is expressed, and does not give them the trouble of putting the question formally. Scob., 22; 2 Hats., 87, 2, 87; 5 Grey, 129; 9 Grey, 301.

SECTION XL.

BILLS, THIRD READING.

To prevent bills from being passed by surprise, the House, by a standing order, directs that they shall not be put on their passage before a fixed hour, naming one at which the House is commonly full. *Hakev.*, 153.

[The usage of the Senate is, not to put bills on their passage till noon.]

A bill reported and passed to the third reading cannot on that day be read the third time and passed; because this would be to pass on two readings in the same day.

At the third reading the Clerk reads the brll and delivers it to the Speaker, who states the title, that it is the third time of reading the bill, and that the question will be whether it shall pass? Formerly the Speaker, or those who prepared a bill, prepared also a breviate or summary statement of its contents, which the Speaker read when he declared the state of the bill, at the several readings. Sometimes, however, he read the bill itself, especially on its passage. Hakew., 136, 137, 153; Coke, 23, 115. Latterly, instead of this, he, at the third reading, states the whole contents of the bill, verbatim, only, instead of reading the formal parts "Be it enacted," &c., he states that "preamble recites so and so—the lat section enacts that, &c.; the 2d section enacts," &c.

But in the Senate of the United States both of these formalities are dis-

pensed with; the breviate presenting but an imperfect view of the bill, and being capable of being made to present a false one; and the full statement being a useless waste of time, immediately after a full reading by the Clerk, and especially as every member has a printed copy in his hand.

A bill on the third reading is not to be committed for the matter or body thereof; but to receive some particular clause or proviso, it has been sometimes suffered, but as a thing very unusual. *Hakev.*, 126. Thus, 27 El., 1584, a bill was committed on the third reading, having been formally committed on the second, but is declared not usual. *D'Evves*, 387, col., 2; 414, col. 2.

When an essential provision has been omitted, rather than erase the bill and render it suspicious, they add a clause on a separate paper, engrossed and called a rider, which is read and put to the question three times. Elsynge's Memorials, 59; 6 Grey., 385; 1 Blackst., 183. For examples of riders, see 3 Hats., 121, 122, 124, 126. Every one is at liberty to bring in a rider without asking leave. 10 Grey, 52.

It is laid down as a general rule, that amendments proposed at the second reading shall be twice read, and those proposed at the third reading thrice read; as also all amendments from the other House. *Town. col.* 19, 23, 24, 25, 26, 27, 28.

It is with great and almost invincible reluctance that amendments are admitted at this reading, which occasion erasures or interlineations. Sometimes a proviso has been cut off from a bill; sometimes erased, 9 Grey, 513.

This is the proper stage for filling up blanks; for if filled up before, and now altered by erasure, it would be peculiarly unsafe.

At this reading the bill is debated afresh, and for the most part is more spoken to at this time than on any of the former readings. *Hakew.*, 153.

The debate on the question whether it should be read a third time has discovered to its friends and opponents the arguments on which each side relies, and which of these appear to have influence with the House; they have had time to meet them with new arguments, and to put their old ones into new shapes. The former vote has tried the strength of the first opinion, and furnished grounds to estimate the issue; and the question now offered for its passage is the last occasion which is ever to be offered for carrying or rejecting it.

When the debate is ended, the Speaker, holding the bill in his hand, puts the question for its passage, by saying, "Gentlemen, all you who are of opinion that this bill shall pass, say aye;" and after the answer of the ayes, "All those of the contrary opinion, say no." Hakev., 154.

After the bill is passed, there can be no further alteration of it in any point. Hakew., 159.

SECTION XLI.

DIVISION OF THE HOUSE.

The affirmative and negative of the question having been both put and answered, the Speaker declares whether the yeas or nays have it by the sound, if he be himself satisfied, and it stands as the judgment of the House. But

if he be not himself satisfied which voice is the greater, or if before any other Member comes into the House, or before any new motion made, (for it is too late after that,) any Member shall rise and declare himself dissatisfied with the Speaker's decision, then the Speaker is to divide the House. Scob., 24: 2 Hats., 140.

When the House of Commons is divided, the one party goes forth, and the other remains in the House. This has made it important which go forth and which remain; because the latter gain all the indolent, the indifferent, and inattentive. Their general rule therefore, is, that those who give their vote for the preservation of the orders of the House, shall stay in; and those who are for introducing any new matter or alteration, or proceeding contrary to the established course, are to go out. But this rule is subject to many exceptions and modifications. 2 Hats., 184; 1 Rush., p. 3, fol. 92; Scob., 43, 52; Co., 12, 116; D'Ewes, 505, col. 1; Mem. in Hakew., 25, 29, as will appear by the following statement of who go forth:

Petition that it be received*	Aves.	
nead) '	
Lie on the table	Noes.	
Rejected after refusal to lie on the table)	
Referred to a committee for further proceeding	Ayes.	
Bill, that it be brought in	1	
Read first or second time	Į	
Engrossed or read a third time	Ayes.	
Proceeding on every other stage	1	
Committed	1	
To Committee of the Whole	Noes.	
To a select committee	Ayes.	
Report of bill to lie on table	Noes.	
Be now read	Дуев.	
Be taken into consideration three months hence	30, P.J. 25 1	
Amendments be read a second time	Noes.	
Clause offered on report of bill be read second time	Ауев.	
For receiving a clause	834	
With amendments be engrossed	895	
That a bill be now read a third time	Noes. 898	
Receive a rider)	
Pass	260 Ayes, 259	
Be printed		
Committees. That A take the chair	ń	
To agree to the whole or any part of report	1	
That the House do now resolve into committee	i	
Speaker. That he now leave the chair, after order to go into com-	Noes. 291	
mittee	İ	
That he issue warrant for a new writ		
Member. That none be absent without leave	1	

*Noss. 9 Grey, 365.

Witness. That he be further examined	Ayes.	34
Previous question	Noes.	
Blanks. That they be filled with the largest sum	Ayes.	
Lords. That their amendment be read a second time	Noes.	
Messenger be received	Ayes.	
If after 2 o'clock	Noes.	
Adjournment. Till the next sitting day, if before 4 o'clock	Ayes.	
If after 4 o'clock	Noes.	
Over a sitting day, (unless a previous resolution)	Ayes.	
Over the 30th of January	Noes.	
For sitting on Sunday, or any other day not being a sitting day	Ayes.	

The one party being gone forth, the Speaker names two tellers from the affirmative and two from the negative side, who first count those sitting in the House and report the number to the Speaker. Then they place themselves within the door, two on each side, and count those who went forth as they come in, and report the number to the Speaker. *Mem. in Hakew.*, 26.

A mistake in the report of the tellers may be rectified after the report made. 2 Hats., 145, note.

[But in both Houses of Congress all these intricacies are avoided. The ayeş first rise, and are counted standing in their places by the President or Speaker. Then they sit, and the noes rise and are counted in like manner.]

[In Senate, if they be equally divided, the Vice President announces his opinion, which decides.]

[The Constitution, however, has directed that "the yeas and nays of the members of either House on any question shall, at the desire of one-fifth of those present, be entered on the journal." And again: that in all cases of reconsidering a bill disapproved by the President, and returned with his objections, "the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for and against the bill shall be entered on the journals of each House respectively."]

[By the 16th and 17th rules of the Senate, when the yeas and nays shall be called for by one-fifth of the members present, each member called upon shall, unless for special reasons he be excused by the Senate, declare openly, and without debate, his assent or dissent to the question. In taking the yeas and nays, and upon the call of the House, the names of the members shall be taken alphabetically.

[When the yeas and mays shall be taken upon any question in pursuance of the above rule, no member shall be permitted, under any circumstances whatever, to vote after the decision is announced from the Chair.]

[When it is proposed to take the vote by yeas and nays, the President or Speaker states that "the question is whether, e. g., the bill shall pass—that it is proposed that the yeas and nays shall be entered on the journal. Those, therefore, who desire it, will rise." If he finds and declares that one-fifth have

risen, he then states that "those who are of opinion that the bill shall pass, are to answer in the affirmative; those of the contrary opinion in the negative," The Clerk then calls over the names alphabetically, notes the yea or nay of each, and gives the list to the President or Speaker, who declares the result. In the Senate, if there be an equal division, the Secretary calls on the Vice President and notes his affirmative or negative, which becomes the decision of the House.]

In the House of Commons, every member must give his vote the one way or the other, (Scob., 24,) as it is not permitted to any one to withdraw who is in the House when the question is put, nor is any one to be told in the division who was not in when the question was put. 2 Hats., 140.

is This last position is always true when the vote is by yeas and nays; where the negative as well as affirmative of the question is stated by the President at the same time, and the vote of both sides begins and proceeds part passu. It is true also when the question is put in the usual way, if the negative has also been put; but if it has not, the member entering, or any other member, may speak, and even propose amendments, by which the debate may be opened again, and the question be greatly deferred. And as some who have answered aye may have been changed by the new arguments, the affirmative must be put over again. If, then, the member entering may, by speaking a few words, occasion a repetition of a question, it would be useless to deny it on his simple call for it.

While the House is telling, no member may speak or move out of his place, for if any mistake be suspected it must be told again. *Mem. in Hakew*, 26; 2 *Hats.*, 143.

If any difficulty arises in point of order during the division, the Speaker is to decide peremptorily, subject to the future censure of the House if irregular. He sometimes permits old experienced members to assist him with their advice, which they do sitting in their seats, covered, to avoid the appearance of debate; but this can only be with the Speaker's leave, else the division might last several hours. 2 Hats., 143.

The voice of the majority decides; for the lex majoris partis is the law of all councils, elections, &c., where not otherwise expressly provided, Hakew., 98. But if the House be equally divided, "semper presumatur pro negante;" that is, the former law is not to be changed but by a majority. Towns., col. 184.

[But in the Senate of the United States, the Vice President decides when the House is divided. *Const. U. S.*, I, 3.]

When from counting the House on a division, it appears that there is not a quorum, the matter continues exactly in the state in which it was before the division, and must be resumed at that point on any future day. 2 Hats., 126.

1606, May 1, on a question whether a member having said yea may afterwards sit and change his opinion, a precedent was remembered by the Speaker, of Mr. Morris, attorney of the wards, in 39 Eliz., who in like case changed his opinion. Mem. Hakew., 27.

SECTION XLII.

TITLES.

After the bill-has passed, and not before, the title may be amended, and is to be fixed by a question; and the bill is then sent to the other house.

SECTION XLIII.

BECONSIDERATION.

[When a question has been once made and carried in the affirmative or negative, it shall be in order for any Member of the majority to move for the reconsideration thereof; but no motion for the reconsideration of any vote shall be in order after a bill, resolution, message, report, amendment, or motion upon which the vote was taken shall have gone out of the possession of the Senate announcing their decision; nor shall any motion for reconsideration be in order unless made on the same day on which the vote was taken, or within the two next days of actual session of the Senate thereafter.*

Rule 20.]

[1798, Jan. A bill on its second reading being amended and on the question whether it shall be read a third time negatived, was restored by a decision to reconsider that question. Here the votes of negative and reconsideration, like positive and negative quantities in equation, destroy one another, and are as if they were expunged from the journals. Consequently the bill is open for amendment, just so far as it was the moment preceding the question for the third reading; that is to say, all parts of the bill are open for amendment except those on which votes have been already taken in its present stage. So, also, it may be recommitted.]

[†The rule permitting a reconsideration of a question affixing to it no limitation of time or circumstance, it may be asked whether there is no limitation? If, after the vote, the paper on which it is passed has been parted with, there can be no reconsideration; as if a vote has been for the passage of a bill, and the bill has been sent to the other house. But where the paper remains, as on a bill rejected, when, or under what circumstances, does it cease to be succeptible of reconsideration? This remains to be settled; unless, a sense that the right of reconsideration is a right to waste the time of the House in repeated agitations of the same question, so that it shall never know when a question is done with, should induce them to reform this anomolous proceeding.]

In Parliament, a question once carried cannot be questioned again at the same session, but must stand as the judgment of the House. Towns., col. 67; Mem. in Hakew., 33. And a bill once rejected, another of the same substance cannot be brought in again the same session. Hakew., 158; 6 Grey, 392, But this does not extend to prevent putting the same question in different stages of a bill; because every stage of a bill submits the whole and every part of it

^{*} This part of the rule has been added since the Manual was compiled.

[†] The rule now fixes a limitation.

to the opinion of the House, as open for amendment, either by insertion or omission, though the same amendment has been accepted or rejected in a former stage. So in reports of committees, e.g. report of an address, the same question is before the House, and open for free discussion. *Towns.*, col. 26; 2 Hats., 98, 100, 101. So orders of the House, or instructions to committees, may be discharged. So a bill, begun in one house, and sent to the other, and there rejected, may be renewed again in that other, passed and sent back. *Ib.*, 92; 3 Hats., 161. Or if, instead of being rejected, they read it once and lay it aside, or amend it, and put it off a month, they may order in another to the same or a different title. Hakev., 97, 98.

Divers expedients are used to correct the effects of this rule; as by passing an explanatory act, if anything has been omitted or ill expressed, 3 Hats., 278, or an act to enforce, and make more effectual an act, &c., or to rectify mistakes in act, &c., or a committee on one bill may be instructed to receive a clause to rectify the mistakes of another. Thus, June 24, 1685, a clause was inserted in a bill for rectifying a mistake committed by a clerk in engrossing a bill of supply. 2 Hats., 194, 6. Or the session may be closed for one, two, three, or more days, and a new one commenced. But then all matters depending must be finished, or they fall, and are to begin de novo. 2 Hats., 94, 98. Or a part of the subject may be taken up by another bill, or taken up in a different way. 6 Grey, 304, 316.

And in cases of the last magnitude, this rule has not been so strictly and verbally observed as to stop indispensable proceedings altogether. 2 Hats., 92, 98. Thus when the address on the preliminaries of peace in 1782 had been lost by a majority of one, on account of the importance of the question, and smallness of the majority, the same question in substance, though with some words not in the first, and which might change the opinion of some members, was brought on again and carried, as the motives for it were thought to outweigh the objection of form. 3 Hats., 99, 106.

A second bill may be passed to continue an act of the same session, or to enlarge the time limited for its execution. 2 *Hats.*, 95, 98. This is not in contradiction to the first act.

SECTION XLIV.

BILLS SENT TO THE OTHER HOUSE.

[All bills passed in the Senate shall, before they are sent to the Honse of Representatives, be examined by a committee, consisting of three members, whose duty shall be to examine all bills, amendments, resolutions, or motions, before they go out of the possession of the Senate, and to make report that they are correctly engrossed; which report shall be entered on the journal. Bule 33.]

A bill from the other house is sometimes ordered to lie on the table. 3 Hats., 97.

When bills, passed in one house and sent to the other, are grounded on special facts requiring proof, it is usual, either by message or at a conference, to ask the grounds and evidence; and this evidence, whether arising out of papers, or from the examination of witnesses, is immediately communicated. 3 *Hats.*, 48.

SECTION XLV.

AMENDMENTS BETWEEN THE HOUSES.

When either house, e. q. the House of Commons, send a bill to the other. the other may pass it with amendments. The regular progression in this case is, that the commons disagree to the amendment; the lords insist on it; the commons insist on their disagreement; the lords adhere to their amendment: the commons athere to their disagreement. The term of insisting may be repeated as often as they choose to keep the question open. But the first adherence by either renders it necessary for the other to recede or adhere also; when the matter is usually suffered to fall. 10 Grey, 148. Latterly, however, there are instances of their having gone to a second adherence. There must be an absolute conclusion of the subject somewhere, or otherwise transactions between the houses would become endless. 3 Hats., 268, 270. The term of insisting, we are told by Sir John Trevor, was then (1679) newly introduced into parliamentary usage by the lords. 7 Grey, 94. It was certainly a happy innovation, as it multiplies the opportunities of trying modifications which may bring the houses to concurrence. Either house, however, is free to pass over the term of insisting, and to adhere in the first instance; 10 Grey, 146; but it is not respectful to the other. In the ordinary parliamentary course, there are two free conferences, at least, before an adherence. 10

Either house may recede from its amendment and agree to the bill; or recede from their disagreement to the amendment, and agree to the same absolutely, or, with an amendment; for here the disagreement and receding destroy one another, and the subject stands as before the disagreement. Elsynge, 23, 27; 9 Grey, 476.

But the House cannot recede from, or insist on its own amendment, with an amendment; for the same reason that it cannot send to the other house an amendment to its own act after it has passed the act. They may modify an amendment from the other house by ingrafting an amendment on it, because they have never assented to it; but they cannot amend their own amendment because they have, on the question, passed it in that form. 9 Grey, 363; 10 Grey 340. In the Senate, March 29, 1798. Nor where one house has adhered to their amendment, and the other agrees with an amendment, can the first house depart from the form which they have fixed by an adherence.

In the case of a money bill, the lords' proposed amendments become, by delay, confessedly necessary. The commons, however, refused them, as in fringing on their privilege as to money bills; but they offered themselves to add to the bill a proviso to the same effect, which had no coherence with the lords' amendments; and urged that it was an expedient warranted by precedent, and not unparliamentary in a case become impracticable, and irremedi-

able in any other way. 3 Hats., 256, 266, 270, 271. But the lords refused, and the bill was lost. 1 Chand., 288. A like case, 1 Chand., 311. So the commons resolved that it is unparliamentary to strike out, at a conference, anything in a bill which hath been agreed and passed by both houses. 6 Grey, 274; 1 Chand., 312.

A motion to amend an amendment from the other house takes precedence of a motion to agree or disagree.

A Bill originating in one house is passed by the other with an amendment. The originating house agrees to their amendment with an amendment. The other may agree to their amendment with an amendment, that being only in the 2d and not the 3d degree; for, as to the amending house, the first amendment with which they passed the bill is a part of its text; it is the only text they have agreed to. The amendment to that text by the originating house, therefore, is only in the 1st degree, and the amendment to that again by the amending house is only in the 2d, to wit, an amendment to an amendment, and so admissible. Just so, when, on a bill from the originating house, the other, at its second reading makes an amendment; on the third reading this amendment is become the text of the bill, and if an amendment to it be moved, an amendment to that amendment may also be moved, as being only in the 2d degree.

SECTION XLVI.

CONFERENCES.

It is on the occasion of amendments between the houses that conferences are usually asked; but they may be asked in all cases of difference of opinion between the two houses on matters depending between them. The request of a conference, however, must always be by the house which is possessed of the papers. 3 Hats., 31; 1 Grey, 425.

Conferences may be either simple or free. At a conference simply, written reasons are prepared by the house asking it, and they are read and delivered, without debate, to the managers of the other house at the conference; but are not then to be answered; 4 Grey, 144. The other house then, if satisfied, vote the reasons satisfactory, or say nothing; if not satisfied, they resolve them not satisfactory, and ask a conference on the subject of the last conference, where they read and deliver, in like manner, written answers to those reasons. 8 Grey, 183. They are meant chiefly to record the justification of each house to the nation at large, and to posterity, and in proof that the miscarriage of a necessary measure is not imputable to them. 8 Grey, 255. At free conferences the managers discuss, viva voce and freely, and interchange propositions for such modifications as may be made in a parliamentary way, and may bring the sense of the two houses together. And each party reports in writing to their respective houses the substance of what is said on both sides, and it is entered in their journals. 9 Grey, 220; 8 Hats., 280. This report cannot be amended or altered, as that of a committee may be. Journal Senate, May 24, 1796.

A conference may be asked, before the house asking it has come to a resolution of disagreement, insisting or adhering. 8 Hats., 269, 341. In which case the papers are not left with the other conferees, but are brought back to be the foundation of the vote to be given. And this is the most reasonable and respectful proceeding; for, as was urged by the lords on a particular occasion "it is held vain, and below the wisdom of Parliament, to reason or argue against fixed resolutions, and upon terms of impossibility to persuade." 3 Hate., 226. So the commons say, "an adherence is never delivered at a free conference, which implies debate." 10 Grey, 187. And on another occasion the lords made it an objection that the commons had asked a free conference after they had made resolutions of adhering. It was then affirmed, however, on the part of the commons, that nothing was more parliamentry than to proceed with free conferences after adhering, (8 Hats., 269,) and we do in faci see inferences of conferences, or of free conference, asked after the resolution of disagreeing, 3 Hats., 251, 253, 260, 286, 291, 816, 849; of insisting, Ib., 280, 296, 299, 319, 322, 355; of adhering, 269, 270, 288, 300; and even of a second or final adherence. 8 Hats., 270. And in all cases of conference asked after a vote of disagreement, &c., the conferees of the house asking it are to leave the papers with the conferees of the other; and in one case where they refused to receive them, they were left on the table in the conference chamber. Ib., 271, 317, 323, 354: 10 Grev. 146.

After a free conference, the usage is to proceed with free conferences, and not to return again to a conference. 3 Hats., 270; 9 Grey, 229.

After a cenference denied, a free conference may be asked. 1 Grey, 45.

When a conference is asked, the subject of it must be expressed, or the conference not agreed to. Ord. H. Com., 89; 1 Grey, 426; 7 Grey, 31. They are sometimes asked to inquire concerning an offence or default of a member of the other house. 6 Grey, 181; 1 Chand., 304. Or the failure of the other house to present to the King a bill passed by both houses. 8 Grey, 302. Or on information received, and relating to the safety of the nation. 10 Grey, 171. Or when the methods of Parliament are thought by the one house to have been departed from by the other, a conference is asked to come to a right understanding thereon. 10 Grey, 148. So when an unparliamentary message has been sent, instead of answering it, they ask a conference. 8 Grey, 155. Formerly an address or articles of impeachment, or a bill with amendments, or a vote of the House, or concurrence in a vote, or a message from the King, were sometimes communicated by way of conference. 6 Grey, 128, 300, 387; 7 Grey, 80: 8 Grey, 210, 255; 1 Torbuck's Deb., 278; 10 Grey, 298; 1 Chandler, 49, 287. But this is not the modern practice. 8 Grey, 255.

A conference has been asked after the first reading of a bill. 1 *Grey*, 194. This is a singular instance.

SECTION XLVII.

MESSAGES.

Messages between the houses are to be sent only while both houses are sitting. 3 Hats., 15. They are received during debate without adjourning the debate. 3 Hats., 22.

[In Senate the messengers are introduced in any state of business, except, 1. While a question is putting. 2. While the yeas and nays are calling. 3. While the ballots are counting. Rule 46. The first case is short; the second and third are cases where any interruption might occasion errors difficult to be corrected. So arranged June 15, 1798.]

In the House of Representatives, as in Parliament, if the House be in committee when a messenger attends, the Speaker takes the chair to receive the message, and then quits it to return into committee, without any question or interruption. 4 Grey, 226.

Messengers are not saluted by the members, but by the Speaker of the House. 2 Grey, 253, 274.

If messengers commit an error in delivering their message, they may be admitted or called in to correct their message. 4 *Grey*, 41. Accordingly, March 13, 1900, the Senate having made two amendments to a bill from the House of Representatives, their Secretary, by mistake, delivered one only, which being inadmissible by itself, that house disagreed, and notified the Senate of their disagreement. This produced a discovery of the mistake. The Secretary was sent to the other house to correct his mistake, the correction was received, and the two amendments acted on de novo.

As soon as the messenger, who has brought bills from the other house, has retired, the Speaker holds the bills in his hand, and acquaints the House "that the other house have by their messenger sent certain bills," and then reads their titles, and delivers them to the Clerk, to be safely kept till they shall be called for to be read. Hakev., 178.

It is not the usage for one house to inform the other by what numbers a bill has passed. 10 *Grey*, 150. Yet they have sometimes recommended a bill, as of great importance, to the consideration of the house to which it is sent. 3 *Hats.*, 25. Nor when they have rejected a bill from the other house, do they give notice of it; but it passes sub silentio, to prevent unbecoming altercations. 1 *Blacket.*, 183.

[But in Congress the rejection is notified by message to the house in which the bill originated.]

A question is never asked by the one house of the other by way of message, but only at a conference; for this is an interrogatory, not a message. 3 *Grey*, 151, 181.

When a bill is sent by one house to the other, and is neglected, they may send a message to remind them of it. 3 *Hats.*, 25; 5 *Grey*, 154. But if it be mere inattention, it is better to have it done informally, by communication between the speakers or members of the two houses.

Where the subject of a message is of a nature that it can properly be communicated to both houses of Parliament, it is expected that this communication should be made to both on the same day. But where a message was accompanied with an original declaration, signed by the party to which the message referred, its being sent to one house was not noticed by the other, because the declaration, being original, could not possibly be sent to both houses at the same time. 2 Hats., 280, 261, 262.

The King having sent original letters to the commons, afterwards desires they may be returned, that he may communicate them to the lords. 1 Chandler, 303.

SECTION XLVIII.

ASSENT.

The house which has received a bill and passed it, may present it for the King's assent, and ought to do it, though they have not by message notified to the other their passage of it. Yet the notifying by message is a form which ought to be observed between the two houses, from motives of respect and good understanding. 2 Hats., 142. Were the bill to be withheld from being presented to the King, it would be an infringement of the rules of Parliament. 1b.

[When a bill has passed both houses of Congress, the house last acting on it notifies its passage to the other, and delivers the bill to the Joint Committee of Enrolment, who see that it is truly enrolled in parchment.] When the bill is enrolled, it is not to be written in paragraphs, but solidly, and all of a viece, that the blanks between the paragraphs may not give room for forgery. 9 Grey, 143. [It is then put into the hands of the Clerk of the House of Representatives to have it signed by the Speaker. The Clerk then brings it by way of message to the Senate to be signed by their President. The Secretary of the Senate returns it to the Committee of Enrolment, who present it to the President of the United States. If he approve, he signs, and deposits it among the rolls in the office of the Secretary of State, and notifies by message the house in which it originated that he has approved and signed it; of which that house informs the other by message. If the President disapproves, he is to return it, with his objections, to that house in which it shall have originated; who are to enter the objections at large on their journal, and proceed to reconsider it. If, after such reconsideration, two-thirds of that house shall agree to pass the bill, it shall be sent, together with the President's objections. to the other house, by which it shall likewise be reconsidered; and if approved by two-thirds of that house, it shall become a law. If any bill shall not be returned by the President within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the Congress, by their adjournment, prevent its return; in which case it shall not be a law. Const. U. S., I, 7.]

[Every order, resolution, or vote, to which the concurrence of the Senate and House of Representatives may be necessary, (except on a question of adjournment,) shall be presented to the President of the United States, and before the same shall take effect, shall be approved by him; or, being disapproved by him, shall be repassed by two-thirds of the Senate and House of Representatives, according to the rules and limitations prescribed in the case of a bill. Const. U. S., I, 7.]

SECTION XLIX.

JOURNALS.

[Each house shall keep a journal of its proceedings, and from time to time publish the same, excepting such parts as may, in their judgment, require secresy. *Const.*, I, 5.]

[The proceedings of the Senate, when not acting as in a Committee of the Whole, shall be entered on the journals as concisely as possible, care being taken to detail a true account of the proceedings. Every vote of the Senate shall be entered on the journals, and a brief statement of the contents of each petition, memorial, or paper presented to the Senate, be also inserted on the journal. Rule 32.]

[The titles of bills, and such parts thereof only, as shall be affected by proposed amendments, shall be inserted on the journals. Rule 31.]

If a question is interrupted by a vote to adjourn, or to proceed to the orders of the day, the original question is never printed in the journal, it never having been a vote, nor introductory to any vote; but when suppressed by the previous question, the first question must be stated, in order to introduce and make intelligible the second. 2 Hats., 83.

So also when a question is postponed, adjourned, or laid on the table, the original question, though not yet a vote, must be expressed in the journals; because it makes part of the vote of postponement, adjourning, or laying it on the table.

Where amendments are made to a question, those amendments are not printed in the journals, separated from the question; but only the question as finally agreed to by the House. The rule of entering in the journals only what the House has agreed to, is founded in great prudence and good sense;; as there may he many questions proposed, which it may be improper to publish to the world in the form in which they are made. \2 Hats., 85.

[In both houses of Congress, all questions whereon the yeas and nays are desired by one-fifth of the members present, whether decided affirmatively or negatively, must be entered in the journals. *Const.*, I, 5.]

The first order for printing the votes of the House of Commons was October 30, 1685. 1 Chandler, 387.

Some judges have been of opinion that the journals of the House of Commons are no records, but only remembrances. But this is not law. Hob., 110, 111; Lex. Parl., 114, 115; Jour. H. C., Mar. 17, 1592; Hale, Parl., 105. For the lords in their house have power of judicature, the commons in their house have power of judicature; and both houses together have power of judicature; and the book of the Clerk of the House of Commons is a record, as is affirmed by act of Parl., 6 H. 8, c. 16; 4 Inst., 23, 24; and every member of the House of Commons hath a judicial place. 4 Inst., 15. As records they are open to every person, and a printed vote of either house is sufficient ground for the other to notice it. Either may appoint a committee to inspect the journals of the other, and report what has been done by the other in any particular case. 2 Hats., 361; 3 Hats., 27—30. Every member has a right to see

the journals, and to take and publish votes from them. Being a record, every one may see and publish them. 6 Grey, 118, 119.

On information of a mis-entry or omission of an entry in the journal, a committee may be appointed to examine and rectify it, and report it to the House. 2 Hats., 194, 5.

SECTION L.

ADJOURNMENT.

The two houses of Parliament have the sole, separate, and independent power of adjourning each their respective houses. The King has no authority to adjourn them; he can only signify his desire, and it is in the wisdom and prudence of either house to comply with his requisition, or not, as they see fitting. ? Hats., 332; 1 Blackstone, 186; 5 Grey, 122.

[By the Constitution of the United States a smaller number than a majority may adjourn from day to day. I, 5. But "neither house, during the session of Congress, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two houses shall be sitting." I, 5. And in case of disagreement between them, with respect to the time of adjournment, the President may adjourn them to such time as he shall think proper. Const. II, 3.]

A motion to adjourn, simply, cannot be amended, as by adding "to a particular day;" but must be put simply "that this House do now adjourn?" and if carried in the affirmative, it is adjourned to the next sitting day, unless it has come to a previous resolution, "that at its rising it will adjourn to a particular day," and then the House is adjourned to that day. 2 Hats., 82.

Where it is convenient that the business of the House be suspended for a short time, as for a conference presently to be held, &c., it adjourns during pleasure. 2 *Hats.*, 305; or for a quarter of an hour. 5 *Grey*, 331.

If a question be put for adjournment, it is no adjournment till the Speaker pronounces it. 5 *Grey*, 187. And from courtesy and respect, no member leaves his place till the Speaker has passed on.

SECTION LL.

A SESSION.

Parliament have three modes of separation, to wit: By adjournment, by prorogation or dissolution by the King, or by the efflux of the term for which they were elected. Prorogation or dissolution constitutes there what is called a session, provided some act has passed. In this case all matters depending before them are discontinued, and at their next meeting are to be taken up de novo, if taken up at all. 1 Blackst., 186. Adjournment, which is by themselves, is no more than a continuance of the session from one day to another, or for a fortnight, a month, ec., ad libitum. All matters depending remain in statu quo, and when they meet again, be the term ever so distant, are resumed, without any fresh commencement, at the point at which they were left. 1 Lev., 165; Lev. Parl., c. 2; 1 Bo. Rep., 29; 4 Inst., 7, 27, 28; Hutt., 61; 1 Mod. 252;

Ruffh. Jac. L. Dict. Parliament: 1 Blackst., 186. Their whole session is considered in law but as one day, and has relation to the first day thereof. Bro. Abr. Parliament, 86.

Committees may be appointed to sit during a recess by adjournment, but not by prorogation. 5 Grey, 374; 9 Grey, 350; 1 Chandler, 50. Neither house can continue any portion of itself in any parliamentary function beyond the end of the session without the consent of the other two branches. When done, it is by a bill constituting them commissioners for the particular purрове.

[Congress separate in two ways only, to wit: by adjournment, or dissolution by the efflux of their time. What, then, constitutes a session with them? A dissolution closes one session, and the meeting of the new Congress begins another. The Constitution authorizes the President, "on extraordinary occasions to convene both houses, or either of them." I, 3. If convened by the President's proclamation, this must begin a new session, and of course determine the preceding one to have been a session. So if it meets under the clause of the Constitution, which says, "the Congress shall assemble at least once in every year, and such meeting shall be on the first Monday in December, unless they shall by law appoint a different day." I, 4. This must begin a new session; for even if the last adjournment was to this day, the act of adjournment is merged in the higher authority of the Constitution, and the meeting will be under that, and not under their adjournment. So far we have fixed landmarks for determining sessions. In other cases it is declared by the joint vote authorizing the President of the Senate and Speaker to close the session on a fixed day, which is usually in the following form: "Resolved by the Senate and House of Representatives, that the President of the Senate and Speaker of the House of Representatives be authorized to close the present session by adjourning their respective houses on the ---- day of ----."]

When it was said above that all matters depending before Parliament were discontinued by the determination of the session, it was not meant for judiciary cases, depending before the House of Lords, such as impeachments, appeals, and writs of error. These stand continued, of course, to the next session. Raym., 120, 381; Ruffh. Jack. L. D., Parliament.

[Impeachments stand, in like menner, continued before the Senate of the United States.]

SECTION LII.

TREATIES.

The President of the United States has power, by and with the advice and consent of the Senate, to make treaties, provided two-thirds of the Senators present concur. Const. U. S., II, 2.]

[Resolved, [that all confidential communications made by the President of the United States to the Senate, shall be by the members thereof kept secret; and that all treaties which may hereafter be laid before the Senate, shall also be kept secret, until the Senate shall, by their resolution, take off the injunction of secrecy. Rule 88.]
9 MANUAL.

Treaties are legislative acts. A treaty is the law of the land. It differs from other laws only as it must have the consent of a foreign nation, being but a contract with respect to that nation. In all countries, I believe, except England, treaties are made by the legislative power; and there also, if they touch the laws of the land, they must be approved by Parliament. Ware v. Hayton, 3 Dallas' Rep., 223. It is acknowledged, for instance, that the King of Great Britain cannot by a treaty make a citizen of an alien. Vattel, b., 1, c. 19, sec. 214. An act of Parliament was necessary to validate the American treaty of 1783. And abundant examples of such acts can be cited. In the case of the treaty of Utrecht, in 1712, the commercial articles required the concurrence of Parliament; but a bill brought in for that purpose was rejected. France, the other contracting party, suffered these articles, in practice, to be not insisted on, and adhered to the rest of the treaty. 4 Russel's Hist. Mod. Europe. 457: 2 Smollet, 242, 246.

By the Constitution of the United States this department of legislation is confided to two branches only of the ordinary legislature; the President originating, and the Senate having a negative. To what subjects this power extends has not been defined in detail by the Constitution; nor are we entirely agreed among ourselves. 1. It is admitted that it must concern the foreign nation party to the contract, or it would be a mere nullity, res inter alios acta. 2. By the general power to make treaties, the Constitution must have intended to comprehend only those subjects which are usually regulated by treaty, and cannot be otherwise regulated. 3. It must have meant to except out of these the rights reserved to the States; for surely the President and Senate cannot do by treaty what the whole government is interdicted from doing in any way. 4. And also to except those subjects of legislation in which it gave a participation to the House of Representatives. This last exception is denied by some, on the ground that it would leave very little matter for the treaty power to work on. The less the better, say others. The Constitution thought it wise to restrain the Executive and Senate from entangling and embroiling our affairs with those of Europe. Besides, as the negotiations are carried on by the executive alone, the subjecting to the ratification of the representatives such articles as are within their participation, is no more inconvenient than to the Senate. But the ground of this exception is denied as unfounded. For examine, e. g. the treaty of commerce with France, and it will be found that, out of thirty-one articles, there are not more than small portions of two or three of them which would not still remain as subjects of treaties, untouched by these exceptions.

[Treaties being declared, equally with the laws of the United States, to be the supreme law of the land, it is understood that an act of the legislature alone can declare them infringed and rescinded. This was accordingly the process adopted in the case of France in 1798.]

[It has been the usage for the Executive, when it communicates a treaty to the Senate for their ratification, to communicate also the correspondence of the negotiators. This having been omitted in case of the Prussian treaty, was asked by a vote of the House, of February 12, 1800, and was obtained. And in December, 1800, the convention of that year between the United States and France, with the report of the negotiations by the envoys, but not their instructions, being laid before the Senate, the instructions were asked for, and communicated by the President.]

[The mode of voting on questions of ratification is by nominal call.]

[Whenever a treaty shall be laid before the Senate for ratification, it shall be read a first time for information only; when no motion to reject, ratify, or modify the whole, or any part, shall be received. Its second reading shall be for consideration, and on a subsequent day, when it shall be taken up as in a committee of the whole, and every one shall be free to move a question on any particular article, in this form: "Will the Senate advise and consent to the ratification of this article?" or to propose amendments thereto, either by inserting or by leaving out words, in which last case the question shall be, "shall the words stand part of the article?" And in every of the said cases, the concurrence of two-thirds of the Senators present shall be requisite to decide affirmatively. And when, through the whole, the proceedings shall be stated to the House, and questions be again severally put thereon, for confirmation, or new ones proposed, requiring in like manner a concurrence of two-thirds for whatever is retained or inserted.]

[The votes so confirmed shall, by the House, or a committee thereof, be reduced into the form of a ratification, with or without modifications, as may have been decided, and shall be proposed on a subsequent day, when every one shall again be free to move amendments, either by inserting or leaving our words; in which last case the question shall be, "Shall the words stand part of the resolution?" And in both cases the concurrence of two-thirds shall be requisite to carry the affirmative; as well as on the final question to advise and consent to the ratification in the form agreed to. *Rule* 37.]

[When any question may have been decided by the Senate, in which twothirds of the members present are necessary to carry the affirmative, any member who voted on that side which prevailed in the question may be at liberty to move for a reconsideration; and a motion for reconsideration shall be decided by a majority of votes. Rule 44.]

SECTION LIII.

IMPEACHMENT.

[The House of Representatives shall have the sole power of impeachment. Const. U. S., I, 3.]

[The Senate shall have the sole power to try all impeachments. When sitting for that purpose, they shall be on oath or affirmation. When the President of the United States is tried, the Chief Justice shall preside; and no person shall be convicted without the concurrence of two-thirds of the members present. Judgment in cases of impeachment shall not extend further than to removal from office, and disqualification to hold and enjoy any office of honor, trust, or profit under the United States. But the party convicted shall

nevertheless be liable and subject to indictment, trial, judgment and punishment according to law. Const., I, 3.]

[The President, Vice President, and all civil officers of the United States, shall be removed from office on impeachment for, and conviction of, treason, briber, or other high crimes and misdemeanors. *Const.*, II, 4.]

[The trial of crimes, except in cases of impeachment, shall be by jury. Const., III, 2.]

These are the provisions of the Constitution of the United States on the subject of impeachments. The following is a sketch of some of the principles and practices of England on the same subject:

Jurisdiction. The Lords cannot impeach any to themselves, nor join in the accusation, because they are the judges. Seld. Judic. in Parl., 12, 63. Nor can they proceed against a Commoner but on complaint of the Commons. Ib., 84. The Lords may not, by the law, try a Commoner for a capital offense, on the imformation of the King or a private person, because the accused is entitled to a trial by his peers generally; but on accusation by the House of Commons, they may proceed against the delinquent, of whatsoever degree. and whatsoever be the nature of the offense; for there they do not assume to themselves trial at common law. The Commons are then instead of a jury. and the judgment is given on their demand, which is instead of a verdict. So the Lords do only judge, but not try the delinquent. Ib., 6, 7. But Wooddeson denies that a Commoner can now be charged capitally before the Lords, even by the Commons: and cites Fitzharris's case, 1681, impeached for high treason, where the Lords remitted the prosecution to the inferior court. 8 Grey's Deb., 325-7; Wooddeson, 601, 576; 3 Seld., 1610, 1619, 1641; 4 Blackst., 25; 73 Seld., 1604, 1618; 9, 1656.

Accusation. The Commons, as the grand inquest of the nation, become suitors for penal justice. 2 Woodd., 597; 6 Grey, 356. The general course is to pass a resolution containing a criminal charge against the supposed delinquent, and then to direct some Member to impeach him by oral accusation, at the bar of the House of Lords, in the name of the Commons. The person signifies that the articles will be exhibited, and desires that the delinquent may be sequestered from his seat, or be committed, or that the peers will take order from his appearance. Sackev. Trial, 325; 2 Woodd., 602, 605; Lords' Journ., 3 June, 1701, 101; 1 Wms., 616; 6 Grey, 324.

Process. If the party do not appear, proclamations are to be issued, giving him a day to appear. On their return they are strictly examined. If any error be found in them, a new proclamation issues, giving a short day. If he appear not, his goods may be arrested, and they may proceed. Seld. Jud., 98, 99.

Articles. The accusation (articles) of the Commons is substituted in place of an indictment. Thus, by the usage of Parliament, in impeachment for writing or speaking, the particular words need not be specified. Sach. Tr., 325; 2 Woodd., 602, 605; Lords' Journ., 3 June, 1701; 1 Wms., 616.

Appearance. If he appears, and the case be capital, he answers in custody; though not if the accusations be general. He is not to be committed but on special accusations. If it be for a misdemeanor only, he answers, a Lord in his place, a Commoner at the bar, and not in custody, unless, on the answer, the Lords find cause to commit him, till he finds sureties to attend, and lest he should fly. Seld. Jud., 98, 99. A copy of the articles is given him, and a day fixed for his answer. T. Ray; 1 Rushw., 268; Fost., 232; 1 Clar. Hist. of the Reb., 379. On a misdemeanor, his appearance may be in person, or he may answer in writing, or by attorney. Seld. Jud., 100. The general rule on accusation for a misdemeanor is, that in such a state of liberty or restraint as the party is when the Commons complain him, in such he is to answer. Ib., 101. If previously committed by the Commons, he answers as a prisoner. But this may be called in some sort judicium parium suorum. Ib. In misdemeanors the party has a right to counsel by the common law; but not in capital cases. Seld. Jud., 102-5.

Answer. The answer need not observe great strictness of form. He may plead guilty as to part, and defend as to the residue; or, saving all exceptions, deny the whole or give a particular answer to each article separately. 1 Rush., 274; 1 Rush., 1374; 12 Parl. Hist., 442; 3 Lords' Journ., 13 Nov., 1643; 2 Woodd., 607. But he cannot plead a pardon in bar to the impeachment. 2 Woodd., 615; 2 St. Tr., 735.

Replication, rejoinder, &c. There may be a replication, rejoinder, &c. Sel. Jud., 114; 8 Grey's Deb., 233; Sach. Tr., 15; Journ. H. of Commons, 6 March, 1640, 1.

Witnesses. The practice is to swear the witnesses in open House, and then examine them there; or a committee may be named, who shall examine them in committee, either on interrogatories agreed on in the House, or such as the committee in their discretion shall demand. Seld. Jud., 120, 123.

Jury. In the case of Alice Pierce, 1 R. 2, a jury was impanueled for her trial before a committee. Seld. Jud., 123. But this was on a complaint, not on impeachment by the commons. Seld. Jud., 163. It must also have been for a misdemeanor only, as the lords spiritual sat in the case, which they do on misdemeanors, but not in capital cases. Id., 148. The judgment was a forfeiture of all her lands and goods. Id., 188. This, Seldon says, is the only jury he finds recorded in Parliament for misdemeanor; but he makes no doubt, if the delinquent doth put himself on the irial of his country, a jury ought to be impanneled, and he adds that it is not so on impeachment by the commons; for they are in loco proprio, and there no jury ought to be impanneled. Id. 124. The Ld. Berkely. 6 E. 3, was arraigned for the murder of L. 2, on an information on the part of the King, and not on impeachment of the commons; for then they had been patria sua. He waived his peerage, and was tried by a jury of Gloucestershire and Warwickshire. Id., 125. In 1 H. 7, the commons protest that they are not to be considered as parties to any judgment given, or hereafter to be given, in Parliament. Seld. Jud., 133. They have been generally and more justly considered, as is before stated, as the grand jury; for the conceit of Seldon is certainly not accurate, and they are the patria sua of the accused, and that the lords do only judge, but not try. It is undeniable that they do try; for they examine witnesses as to the facts, and acquit or condemn, according to their own belief of them. And Lord Hale says "the peers are judges of law as well as of fact;" 2 Hale, P. C., 275; consequently of fact as well as of law.

Presence of commons. The commons are to be present at the examination of witnesses. Seld. Jud., 124. Indeed, they are to attend throughout, either as a committee of the whole House, or otherwise, at discretion, appoint managers to conduct the proofs. Rushw. Tr. of Straff., 87; Com. Journ., 4 Feb., 1709-10; 2 Woodd., 614. And judgment is not to be given till they demand it. Seld. Jud., 124. But they are not to be present on impeachment when the lords consider of the answer of proofs and determine of their judgment. Their presence, however, is necessary at the answer and judgment in cases capital (Id., 58, 159) as well as not capital; 162. The lords debate the judgment among themselves. Then the vote is first taken on the question of guilty or not guilty; and if they convict, the question, or particular sentence, is out of that which seemeth to be most generally agreed on. Seld. Jud., 167; 2 Woodd., 612.

Judgment. Judgments in Parliament, for death, have been strictly guided per legem terræ, which they cannot alter; and not at all according to their discretion. They can neither omit any legal part of the judgment nor add to it. Their sentence must be secumdum, non ultra legem. Seld. Jud., 168-171. This trial, though it varies in external ceremony, yet differs not in essentials from criminal prosecutions before inferior courts. The same rules of evidence, the same legal notions of crimes and punishments, prevailed; for impeachments are not framed to alter the law, but to carry it into more effectual execution against too powerful delinquents. The judgment, therefore, is to be such as is warranted by legal principles or precedents. 6 Sta. Tr., 14: 2 Woodd., 611. The chancellor gives judgment in misdemeanors; the lord high steward formerly in cases of life and death. Seld, Jud., 180. But now the steward is deemed not necessary. Fost., 144; 2 Woodd., 613. In misdemeanors the greatest corporal punishment hath been imprisonment. Seld. Jud., 184. The King's assent is necessary in capital judgments. (2 Woodd., 614, contra,) but not in misdemeanors. Seld. Jud., 136.

Continuance. An impeachment is not discontinued by the dissolution of Parliament, but may be resumed by the new Parliament. T. Ray., 883; 4 Com. Journ., 28 Dec., 1790; Lord's Jour., May 15, 1791; 2 Woodd., 618.

INDEX

TO MANUAL OF PARLIAMENTARY PRACTICE.

A.

Absence, not allowed without leave	84
provision in case of	84
Absence, not allowed without leave. provision in case of. Address, how presented.	85
Adhere, question discussed	122
effect of a vote to	122
should be to conferences before vote to	
Adjournment, motion for cannot be amended	100
Adjournment, included the cambot be amended.	160
rules and regulations in respect to	120
a question is removed by	114
	128
of the session, modes and manner discussed128, 1	129
to be declared by the Speaker 1	128
for more than three days by concurrent votes	128
provision for disagreement respecting	128
effect of, on business pending	198
Amendment to Bills—See also Bills.	110
proceedings in relation to	110
proceedings in relation w.	110
how to be reported	100
fail on recommitment	123
in the third degree not admissable110,	114
discussion of the nature and coherence of	110
Speaker cannot refuse to receive because inconsistent.	110
may totally change the subject	110
if House refuse to strike out a paragraph it cannot be	
amended	110
a new bill may be engrafted on another	198
mode of proceeding on amendments between the	~~~
however proceeding on amendments between the	101
houses	111
made in Committee of the whole, latis on reference	117
proposed, inconsistent with one adopted may be put	
	111
(proposed) by striking out, and lost, the paragraph pro-	
posed to be stricken out cannot be amended	110
not identical or equivalent to one lost, may be pro-	
posedby insertion, how far liable for further amendment.82,	110
by insertion, how far liable for further amendment. 82.	88
Apportionment of representatives, table of	96
Appropriation, made by resolution	80
	94
	93
Assaults and Affrays in the House, how settled	
Assumes that All Tays in the House, now settled	110
Ayes and Noes, how questions are determined by	110
no member to vote if not present	119

В,

Bills, engrossed, must not be looked into	90 97
amendment fall, if recommitted 1	100

	Rills.	a particular clause may be recommitted amendments, how proceeded with	100	
		amendments, how proceeded with	101	
		amendments fail if referred to committee	101	
		proceedings on second reading	1112	
		time for attacking or opposing	103	
		time for attacking or opposing. what constitutes possession. one bill may be engratted on another.	104	
		one hill may be engratted on another	119	
		one House may ness with blanks and he filled in the other	110	
		on third reading forms observed	116	
		on third reading may be committed	116	
		one House may pass with blanks and be filled in the other on third reading, forms observed	118	
		on third reading, blanks filled	118	
		on not be altered after negative	110	
		now concerning their introduction	110	
		to measing these medians at	91	
		to receive three readings, etc	80	
		now brought in on notice and leave	90	
		forms in introducing	96	
		not amended at first reading	97	
		proceedings on the second reading	97	
		how and to whom committed97,	99	
		shall be read twice before commitment	97	
		not to be referred to avowed opponents	97	
		referred, may be delivered to any of the committee	.98	
		amendments between the Houses, mode of proceedings122,	123	
		snail be read twice belowere committee not to be referred to avowed opponents. referred, may be delivered to any of the committee amendments between the Houses, mode of proceedings	125	
		may be specially commended to notice of the other House	125	
		rejected, course to be pursued. if one House neglects a bill, the other may remind of it how to be enrolled, signed, and presented to the President.	125	
		if one House neglects a bill, the other may remind of it	125	
		how to be enrolled, signed, and presented to the President	126	
		amendments cannot be receded from or insisted on, by the amend-		
		ing House, with a further amendment	122	
		amendment to an amendment has precedence over a motion to		
		agree or disagree. amendments to amendments, how far admissable	123	
		amendments to amendments, how far admissable	123	
		proceedings upon in Committee of the Whole, etc	102	
		titles, when madereconsideration, when and how the question may be moved120,	120	
		reconsideration, when and how the question may be moved120.	121	
		reconsideration, effect of a vote for	120	
		(rejected) relating to their being brought in during the same ses-		
		sion	120	
		sion originating in one House, rejected in the other, may be renewed in		
		the rejecting House expedient for remedying omissions in	121	
		expedient for remedying omissions in	121	
		mode of proceeding, when founded on facts requiring an explana-		
		tion	121	
		effect of a vote to insist or adhere	122	
		conference upon, at what stages, and by whom asked123,	124	
		papers relating to, to be left with the conferees of the House acced-		
		ing to the conference	123	٠
		enrolling	126	
		proceeding when disapproved	126	
		enrolling proceeding when disapproved not returned in ten days, to be laws, unless an adjournment inter-		
		vene s, longest time, largest sum first put. bills may be passed with, and filled in other House. may be filled in engrossed bills.	126	
	Rlank	s. longest time, largest sum first put	112	
		bills may be passed with, and filled in other House	112	
		may be filled in engrossed bills	116	
		construction of the rule of filling	112	
	Breach	construction of the rule of filling. tof peace, mode of proceeding on charge of. y, (Randall & Whitney's case) breach of privilege.	79	
	Briber	(Randall & Whitney's case) breach of privilege	77	
	Rusin	ess, order of in Senate	89	
		a settled order in its arrangement useful	89	
١		•C.		
•		•		
	Call o	the House, proceedings in case of	83	٠
	Challe	nge, breach of privilege	77	
		-#-1 X		

PARLIAMENTARY PRACTICE.	18
Chairman, of committee elected of Committee of the Whole, may be elected Change of vote, right to Clerk, puts the question before election of Speaker to read standing numbers the sections may corect his errors. Committee, cannot inquire concerning their members must not sit when the House is in session.	8
of Committee of the Whole, may be elected	8
Unange of vote, right to	11
to read standing	10
numbers the sections.	11
may corect his errors	12
Committee, cannot inquire concerning their members	8
must not sit when the House is in session	8
may elect chairman manner of proceeding in	8 5. 8
members of the Honse may be present at their sittings	9
cannot reconsider or after their own votes	9
how they report amendmentscannot sit in recess after Congress has expired	10
cannot sit in recess after Congress has expired	12
a member elect, though not returned, may be appointed on.	7
forms and proceedings in	8
Committee, joint, how they act	. 8
who shall compose	ğ
how appointed in Senate	9
time and place of meeting	9
majority of to constitute a quorum	. 9
their nower over a hill	ο, δ
have entire control over a report committed	11
dissolved by a report	7. 10
how revived	8
a member elect, though not returned, may be appointed on standing. forms and proceedings in. Sommittee, joint, how they act who shall compose. how appointed in Senate. time and place of meeting majority of to constitute a quorum Committee of the Whole, great matters usually referred to. their power over a bill. have entire control over a report committed. dissolved by a report. 8 how revived. may be discharged from instructions when they may sit during recess.	12
when they may sit during recesseffect of a reference to, when a bill has bee	12
may elect their Chairman. Speaker may resume Chair if in great disorder manner of doing business, in Senate. proceedings in	8
Speaker may resume Chair if in great disorder	8
manner of doing business, in Senate	10
proceedings in	7, 10
connot adjourn	≧
renort proceedings	. 10
subjects which have passed through may be r	e
ferred to special committee particulars which attach to 10 Communications, confidential, to be kept secret. 10	10
particulars which attach to10	1, 10
Communications, confidential, to be kept secret	12
Conferences common to have two before vote to adhere	 9 . 19
cannot alter anything upon which the House have agreed	. 12
discussions of the nature and occasion of	12
report of, cannot be amended or altered	12
papers left with conferees of House agreeing to12	8, 12
when, by which House, and what stages to be asked	. 12
Chunsel may be heard on private hills and law points	D, 11
Count of the House, may be called	. ıĭ
(See division of the House.)	
Communications, confidential, to be kept secret. Common fame, a ground for proceeding	,, 9
D.	
Debate, no one to speak impertinently, superfluously or tediously	. 9
not cut off till both sides of the question are put forms and proprieties to be observed the Speaker not allowed to engage in, except on points of order	9
forms and proprieties to be observed	. 8
the speaker not allowed to engage in, except on points of order.	9
personalities to be prohibited	. 9
violation of order in, to be suppressed by the Speaker	. š
disorderly words not noticed until the member has finished	. 9

procee	erly words, when taken down
4-0-	- · · · · · · · · · · · · · · · · · · ·
Defamatory p Disorder in Co Disorder, men Disorderly wo	ats. (see Debale)
nvision of in Doors, rule re ought:	specting their being closed not to be shut, to be kept by persons appointed e to, breach of privilege.
Duel, challeng	e to, breach of privilege
	E.
of v	e, place, and manner of holding
Clerk	may correct his own
	F.
felony, mode	of proceeding on charge of
	G.
<i>Fallery</i> , clear Com	ing ofnittee of the Whole cannot punish for disorder in
	н.
Hats, when to House, division of Rep	be taken off. n of, how ascertained
	I.
Impeachment, Inquiry, or ac Insist, questio effect o	sketch of the law respecting
	J.
<i>Insernal</i> , shal	
of es	l be kept by each House
title: wha: a rec	s of bills and parts affected by amendments to be inserted on t question to be entered on
SU D1	ect to examination titions as to making up. The House may notice and inspect journal of the other

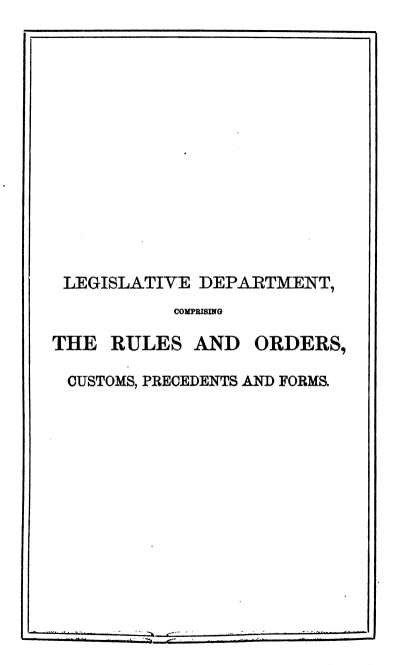
K. King, not to be spoken of irreverently, etc	PARLIAMENTARY PRACTICE.	13
Largest sum, question first put. Lie on the Table, call up any time matters that. M. Majority, decides on general questions. Members and officers of one House not amenable to the other. Inot to vote when the question is put. Inot to be received in committee. Inot when the question is put. Inot when the question is put. Inot when the question is put. Inot to be received in committee. Inot when the question is put. Inot when the question is put. Inot to be received in committee. Inot when the question is put. Inot when the question is put. Inot to be received in committee. Inot when the question is put. Inot when the question is put. Inot to be received in committee. Inot when the question is put. Inot when the question is put. Inot to determine the the same time. Inot when the question is put. Inot to determine the put. Inot to vertically the put. Inot to determine the put. Inot to when the question is put. Inot to when the question is put. Inot when the question is put. Inot when the question is put. Inot when the question is put. Inot when the question is put. Inot when the the put. Inot to the whole cannot punish breach of if points arise while question is putting. Speaker to decide promptly of the server of the whole cannot punish breach of if points arise while question is putting. Speaker to decide promptly of the server of the whole cannot punish breach of if the decident the put the	ĸ.	
Largest sum, question first put	King, not to be spoken of irreverently, etc	Ş
Majority, decides on general questions	L.	
Majority, decides on general questions	Largest sum, question first put. Use on the Tuble, call up any time matters that Longest time, question first put.	10 10 16
Messages, cannot be received in committee	м.	
O. Officers, of either House, forms of nomination or election of one House not amenable to the other. Order, violated by Speaker, by not putting question. "instances make" order respecting papers, (see Papers) in debate, (see Debate). questions of may be adjourned decisions of Speaker, on points of, may be controlled a member may insist on the execution of a subsisting. Committee of the Whole cannot punish breach of. if points arise while question is putting, Speaker to decide promptly of business, property of. for the Senate	not to vote unless present when the question is put Menorial, (see Petition.) Messages, cannot be received in committee	13 13 13 13 13 13 13 13 13 13 13 13 13 1
O. Officers, of either House, forms of nomination or election of one House not amenable to the other. Onsiow, Mr., his opinion of importance of rules Order, violated by Speaker, by not putting question. "instances make" order respecting papers, (see Papers) in debate, (see Debate). questions of may be adjourned decisions of Speaker, on points of, may be controlled a member may insist on the execution of a subsisting. Committee of the Whole cannot punish breach of. If points arise while question is putting, Speaker to decide promptly of business, property of. for the Senate	N.	
Officers, of either House, forms of nomination or election of one House not amenable to the other. Onslow, Mr., his opinion of importance of rules Order, violated by Speaker, by not putting question "instances make" order respecting papers, (see Papers) in debate, (see Debate). questions of may be adjourned decisions of Speaker, on points of, may be controlled a member may insist on the execution of a subsisting. Committee of the Whole cannot punish breach of. if points arise while question is putting, Speaker to decide promptly of business, property of. for the Senate	Newspaper publications, defamatory, breach of privilege	7
of one House not amenable to the other. Onslow, Mr., his opinion of importance of rules Order, violated by Speaker, by not putting question. "instances make" order respecting papers, (see Papers) in debate, (see Debate). questions of may be adjourned decisions of Speaker, on points of, may be controlled a member may insist on the execution of a subsisting. Committee of the Whole cannot punish breach of. if points arise while question is putting, Speaker to decide promptly of business, property of. for the Senate	0.	
of the House, determined with the session	of one House not amenable to the other. Donelow, Mr., his opinion of importance of rules. Drder, violated by Speaker, by not putting question "instances make" order respecting papers, (see Pupers) in debate, (see Debate). questions of may be adjourned decisions of Speaker, on points of, may be controlled a member may insist on the execution of a subsisting.	10 11 8

P.

Papers and journals, not to be removed from the clerk's table 90
rules respecting their preservation
reading of, how far they may be called for 108
referred, usually read by title
to be left with conferees of the House, according to
Conference. 123 Parliament, each House may adjourn independently of the other. 123 Petition and remonstrance, distinction. 96 to be presented by a Member, its form, etc. 95
Parliament, each House may adjourn independently of the other 128
Petition and remonstrance, distinction
to be presented by a Member, its form, etc 95
to be subscribed or written by petitioner 95
must go to committee through the House 85
question as to receiving 95
Postpone indefinitely, effect of a question to
Devond Ression, effect of
Preamble, last considered
President of the Senate, provided by the Constitution
may appoint chairman
pro tempore, to be chosen in the absence of the
Vice-President
at what time his office shall determine
of the United States, forms in presenting hills to 196
Pressions question its intention and effect
Previous question, its intention and effect
cannot be nut in committee
cannot be put in committee. 105 effect of. 105, 106 discussed. 106, 106
discussed 105, 106
Delinate and)
Priority and Precedence of motion, discussions of
Privilege of Purliament, has gradually increased
Privilege of Members of Parliament 76, 80
of Senators and Representatives
of Senators constructive extent
of Senators, constructive extent
of the two Houses, cases of the alleged breach of
of Members, commence by virtue of election
of Members, must be ascertained at the peril of the party violating.
of Members, the privilege of the House
a Member cannot waive breach of
is violated by Speaker not putting a question which is in order 79
of one House in relation to the other, or in relation to a co-ordi-
nate branch of the Government
breach of party summoned or sent for 76
breach of, by Members, punishable by House only 80
Members of one House cannot be summoned by the other 88
neither House can exercise authority over Members or officers of
the other
of a Member where he is charged or interested, etc
of a Member where he is charged or interested, etc
of a Member where he is charged or interested, etc. 93 questions of, take precedence of all 108 Privileged questions—See questions.
of a Member where he is charged or interested, etc. 93 questions of, take precedence of all 108 Privileged questions—See questions.
questions of, take precedence of all
of a Member where he is charged or interested, etc. 93 questions of, take precedence of all 108 Privileged questions—See questions. Q.
questions of, take precedence of all
questions of, take precedence of all 108 Privileged questions—See questions. Q. Qualification of senators. 81 Quarret, in committee must be settled in House 92, 93 Members must declare they will not prosecute. 92, 93
questions of, take precedence of all 108 Privileged questions—See questions. Q. Qualification of senators. 81 Quarret, in committee must be settled in House 92, 93 Members must declare they will not prosecute. 92, 93
questions of, take precedence of all 108 Privileged questions—See questions. Q. Qualification of senators. 81 Quarret, in committee must be settled in House 92, 93 Members must declare they will not prosecute. 92, 93
questions of, take precedence of all 108 Privileged questions—See questions. Q. Qualification of senators. 81 Quarret, in committee must be settled in House 92, 93 Members must declare they will not prosecute. 92, 93
questions of, take precedence of all
questions of, take precedence of all
questions of, take precedence of all
questions of, take precedence of all
questions of, take precedence of all 108 Privileged questions—See questions. Q. Qualification of senators. 81 Quarret, in committee must be settled in House 92, 93 Members must declare they will not prosecute. 92, 93

PARLIAMENTARY PRACTICE. 14	41
C. Warner and Warner and The Andrews II has	_
Questions, privileged, what shall be	IUG
in reference to committees	108 100
in amending amendments, and agree or disagree	122
motions to amend have precedence over motions to strike out.	111
of order, (incidental) how far it shall supercede any other 1	108
division of, how made	112
what are divisible	118
(co-existing) what suspends, and what removes from the House	110
an existing question	114
equivalent, what is considered	115
determined by ayes and noes 1	118
to be resumed in statu quo, when suspended by the want of a	
an existing question	119
quorum, only shall do business. Quorum, only shall do business. what number shall be a. how attendance of, may be compelled.	88
what number shall be a	88
how attendance of, may be compelled.	83
any member may desire a count for the purpose af ascertaining.	88
not present suspend the question	88
R.	
Randall and Whitney, reference to the case, breach of privilege	77
Reading of papers, right to require	100
Reading of papers, right to require. question on, first put. a speech, is not a right. a report of one House not of right in the other House.	100
a report of one House not of right in the other House	100
Recede, questions discussed	122
Recede, questions discussed effect of a vote to. Recommitment, effect of. Questions requiring two-thirds, by whom may be moved. Remonstrance and petition, distinction. Report of committee, how to proceed in House. of one House, not to be read to the other. Representatives, appointment of, since 1789. qualifications of.	122
Recommitment, effect of	107
Reconsideration of bills, orders, instructions, etc	120
questions requiring two-thirds, by whom may be moved.	120
Remonstrance and pertuon, distinction	90
of one House, not to be read to the other	104
Representatives, appointment of, since 1789	82
qualifications of. House of, of whom composed shall choose their Speaker and other officers. powers of, in relation to the rules and the conduct of its	81
House of, of whom composed	81
shall choose their Speaker and other officers	84
powers of, in relation to the rules and the conduct of its	~
members	90
to nev money in order	o.
when to be presented for approval	126
Riders, amend engrossed bills by	116
Resolution and order, distinction. to pay money, in order. when to be presented for approval. Riders, amend engrossed bills by Rules and orders of each House, to what cases they shall apply.	94
S.	
Sections, numbered by the Clerk Senate, of whom composed and how classed the Vice President to be the President shall choose their officers, etc. power oi, in rolation to rules and the conduct of members equal division, to be determined by the vote of the Vice President.	113
the Vice President to be the President	8/
shall choose their officers, etc.	84
power of, in relation to rules and the conduct of members	90
equal division, to be determined by the vote of the Vice President. :	119
equal division, to be determined by the vote of the vice Fresident. adjournment of (see Adjournment). session of, what constitutes. Session, what constitutes. Speaker, manner of choosing. absence of, from sickness, another chosen. Session of, what constitutes. Speaker, manner of choosing. absence of, from sickness, another chosen. Session of the speaker of choosing of the speaker of t	128
session of, what constitutes	129
Session, what constitutes	īΧ
a bearca of from sickness another shores	01
violates order by not putting question	7
Clerk puts question, before election of	é
may be removed at will of House.	8
not to speak unless to order	9

Speaker, reads sitting, rises to put question	102
cannot refuse an amendment, inconsistent	110
to decide point of order that arises in putting questions,	110
promptly, may ask advice of old members	119
Special orders. (see Orders.)	
Speech, cannot read of right Strike out, paragraph may be perfected before question to	103
Strike out, paragraph may be perfected before question to	110
Strike out and insert, discussed	111
Sum, largest first put	108
T.	
Tellers, to count sides of questions	110
their errors rectified	
Time, longest first put	108
Title, on the back.	120
when to be made or amended	120
Transposing of sections, rules respecting	112
Treason, mode of proceeding on charge of	76
Treason, mode of proceeding on charge of. Treaties, may be made by the President and Senate	129
shall be kept secret until injunction removed	129
are legislative acts	129
extent of power to make	130
may be rescinded by an act of the Legislature	130
paper to be communicated with	130
ratified by nominal call	131
read for information the day receivedread for consideration on subsequent day	101
neocoodings upon	101
proceedings upon reconsideration of votes upon, may be moved by one of the side	TOT
prevailing	181
P	
v.	
Vote, every member must	110
must not vote if not present	110
change of	110
одалде от	119
W.	
···	
Warm words, or quarrel, adjustment of	108
Whitney and Randall, bribery case, reference to	77
Withdraw, members cannot when question is putting	119
motions, rule of Parliament	108
Witnesses, how summoned, examined, etc	88
Υ	
Yeas and Nays, may be required by one-fifth	
to be taken alphabetically	119
all present shall vote unless excused	119
when called and decision announced, no member allowed	
to vote	119
how questions are determined by	119
no member to vote unless present	TIA



RULES AND ORDERS OF THE SENATE.

CALLING SENATE TO ORDER.

1.—The Lieutenant Governor of the State, who, by the 5th section of the 5th article of the Constitution, is constituted ex officio President of the Senate, shall, when present, take the chair at the hour fixed for the meeting of the Senate, when he shall immediately call the Members to order, who shall thereupon take their seats, and continue with their heads uncovered, while the Senate remain in session; the Clerk shall call the roll of Members, and as a majority is present, the journal of the preceeding day shall be read, to the end that any mistake may be corrected.

DUTIES OF PRESIDENT.

2.—The President shall preserve order and decorum; may speak to points of order in preference to other Members, rising from his seat for that purpose; and shall decide points of order, subject to an appeal to the Senate by any Member.

TEMPORARY PRESIDENT.

3.—The President shall have the right to name any Member to perform the duties of the Chair temporarily, who shall be invested, during such time, with all the powers of the President; but no Member shall be excused from voting on any question by reason of his occupying the Chair; nor shall such substitute's authority, as presiding officer, extend beyond a day's adjournment of the Senate.

PRESIDENT PRO TEM.

4.—In the absence or inability of the President, except as provided in rule three, the Senate shall appoint a President pro tempore, who shall possess all the powers and prerogatives of the President of the Senate for the time being.

COMMITTEE OF THE WHOLE.

5.—Whenever the Senate determines to go into Committee of the Whole, the President shall name one of the Members as Chairman, who shall, for the time being, be invested with all the authority of the presiding officer of the Senate.

DUTIES OF THE PRESIDENT.

6.—The President shall appoint all committees, unless otherwise directed; he shall sign all acts, memorials, addresses and resolutions; and all writs, 10 MANUAL. warrants and subpœnas that may be issued by the Senate, shall be signed by him, and attested by the Clerk.

DISTURBANCES IN THE LOBBY.

7.—Whenever any disturbance or disorderly conduct shall occur in the lobby, the President (or Chairman of the Committee of the Whole) shall have power to cause the same to be cleared of all persons except the Members and Officers of the Senate.

QUESTIONS-HOW STATED AND DECIDED.

S.—Questions may be stated by the President while sitting, but he shall rise to put a question, and shall use this form: "As many as are of the opinion that [as the question may be,] will say aye;" and after the affirmative voice is expressed, "As many as are of a different opinion, will say no." If the President doubt as to the voice of the majority, or a division be called for, the Senate shall divide—those in the affirmative of the question shall first rise and be counted; or if there still be a doubt, or a count be called for, the President shall appoint two tellers, one from each side, to make the count and report the same to the President, who shall declare the same to the Senate.

QUORUMS.

9.—A majority of all the Members elected to the Senate, must be present to constitute a quorum for 'the transaction of ordinary business'; three-fifths of all the Members elected to the Senate, must be present to constitute a quorum for the passage of appropriation bills, as provided by the Constitution of the State; a smaller number, however, can adjourn from time to time, and have power to compel the attendance of absent Members.

LEAVE OF ABSENCE.

10.—No Member or officer of the Senate, unless from illness or other cause, he shall be unable to attend, shall absent himself from the sessions of the Senate during an entire day, without first having obtained leave of absence.

REPORTS OF COMMITTEES.

11.—Any committee required or entitled to report upon a subject referred to them, may make a majority and minority report; any member of such committee dissenting in whole or in part, from either the conclusions or the reasoning, of both the majority and minority, shall be entitled to present to the Senate a brief statement of the reasons of such dissent, which, if decorous in its language, and respectful to the Senate, shall be entered on the journal in connection with the majority and minority reports.

CLERK-ELECTION OF, AND DUTIES.

12.—A Clerk shall be elected at the commencement of each session, to hold his office at the pleasure of the Senate; he shall keep a correct journal of the daily proceedings of the Senate, and perform such other duties as may be assigned to him; he shall superintend the recording of the journal of proceed-

ings, the engrossing, enrolling, transcribing, and copying of bills, resolutions, etc.; shall permit no records nor papers belonging to the Senate to be taken out of his custody, otherwise than in the regular course of business; shall report any missing papers to the notice of the President; and generally shall perform, under the direction of the President, all duties pertaining to his office as clerk.

SERGEANT-AT-ARMS.

13.—A Sergeant-at-arms shall be elected at the commencement of each session to hold his office at the pleasure of the Senate. It shall be his duty to execute all orders of the President of the Senate, and to perform all duties they may assign to him, connected with the police and good order of the Senate Chamber; to exercise a supervision over the ingress and egress of all persons to and from the Chamber; to see that messages, etc., are promptly excuted, and the requisite fires are kept up during the appropriate season; and to perform all other services pertaining to the post of Sergeant-at-arms.

COMMITTERS.

14.—The following Standing Committees shall be elected by the Senate at such time as may be designated, unless otherwise directed:

[The joint committee on Local Laws, shall consist, on the part of the Senate, of two for each. The committees on the Judiciary and Railroads, shall consist of five members each, and all other committees of three members each:]

- 1. On the Judiciary.
- 2. On Finance.
- 3. On Education, School and University Lands.
- 4. On Incorporations.
- 5. Joint committee on Claims.
- 6. On Internal Improvements.
- 7. On Roads, Bridges and Ferries.
- 8. On Town and County Organizations.
- 9. On Military Affairs.
- 10. On Priveleges and Elections.
- 11. On Agriculture and Manufactures.
- 12. On Benevolent Institutions.
- 13. On Legislative Expenditures.
- 14. On State Affairs.
- 15. On Printing.
- 16. On Banks and Banking.
- 17. On Engrossed Bills.
- 18. On Contingent Expenditures.
- 19. On Public Lands.
- 20. On Enrolled Bills.
- 21. On State Prison.
- 22. On Railroads.
- 23. On Federal Relations.
- 24. Joint committee on Local Laws.

REPORTERS, PERSONS PRIVILEGED TO FLOOR OF SENATE.

15.—Reporters for newspapers can have seats assigned them by the President, within the bar of the Chamber, for the purpose of taking down the proceedings, but not so as to interfere with the convenience of the Senate. The Governor, Lieutenant-Governor, Secretary of State, Treasurer, Attorney General, Senators, and ex-Senators, and Members of Congress, Judges of any Courts, Members and ex-Members of State Legislatures, and Members of the Assembly of this State, and all editors of newspapers in the State may be admitted to seats within the bar of the Senate.

ORDER OF BUSINESS.

- 16.—After the journal shall have been read, and an opportunity given to correct it, the order of business shall be as follows:
 - Letters, petitions, memorials, remonstrances and accompanying documents may be presented and referred.
 - Resolutions may be offered and considered, notice of intention to introduce bills may be given, and bills may be introduced on leave granted.
 - Reports of committees may be made and considered; first from standing committees, and next from select committees.
 - 4. Messages and other Executive communications.
 - Messages from the Assembly, and Amendments proposed by the Assembly to bills from the Senate.
 - 6. Bills and resolutions from the Assembly on their first and second reading.
 - 7. Bills on their third reading.
 - 8. Bills ready for a third reading.
 - 9. Bills reported by a Committee of the Whole.
 - Bills in which a Committee of the Whole has made progress, and obtained leave to sit again.
 - 11. Bills not yet considered in Committee of the Whole.

CALL TO ORDER.

- 17.—When any member is about to speak in debate or deliver any matter to the Senate, he shall rise from his seat and respectfully address himself to "Mr. President," and shall confine himself to the question under consideration, and avoid personalities.
- 18.—When any member is called to order, he shall sit down until it shall be determined whether he is in order or not, except he be permitted to explain; and if a member be called to order for words spoken in debate, the exceptionable words shall be taken down in writing immediately.
- 19.—When two or more members happen to rise at the same time, the President shall name the member who is first to speak.
- 20.—No member shall speak more than twice on the same question during the same day, nor more than once on a motion for commitment without leave of the Senate.
- 21.—While the President is putting any question or addressing the Senate, no member shall walk out of or across the room, nor entertain private dis-

course; nor whilst a member is speaking, shall pass between him and the Chair. No member or other person shall visit or remain by the Clerk's table while the ayes and noes are being called, or the ballots counted.

22.—No member shall vote on any question in any case where he was not in the Chamber of the Senate when the question was put, unless by leave of the Senate; nor shall any member be counted, upon a division and count of the Senate, who shall be without the Chamber at the time.

EVERY SENATOR TO VOTE UNLESS EXCUSED.

- 23.—Every member who may be within the Senate Chamber when the question is put, shall give his vote unless the Senate shall excuse him from voting. When a question is being taken, or about to be taken, it shall be competent for any member to call for the ayes and noes, which shall be entered on the journal. All motions to excuse a member from voting shall be made before the call of ayes and noes is commenced; and any Senator wishing to be excused from voting, may briefly and pertinently explain his reasons therefor, before the call of the ayes and noes is commenced; but when the ayes and noes are being taken, the call shall not be interrupted for any purpose whatever.
- 24.—When a motion is made and seconded, it shall be stated by the President, or, being in writing, it shall be handed to the Chair, and read aloud before debate.
- 25.—Every motion shall be reduced to writing, if the President or any member desire it.
- 26.—After a motion is stated by the President, or read by the Clerk, it shall be deemed to be in possession of the Senate, but may be withdrawn or altered at any time before a decision or amendment, on leave of the Senate.
- 27.—When a question is under debate, no question shall be in order, except to adjourn, to send for papers for reconsideration, to reconsider, to lay on the table, for the previous question, to postpone to a day certain, to commit, to amend, to strike out the enacting clause, or postpone indefinitely; and these several motions shall have precedence in the order in which they herein stand arranged. But a motion to postpone to a day certain, to strike out the enacting clause, or postpone indefinitely, shall not again be in order on the same day, or at the same stage of the proposition.
- 28.—A motion to adjourn shall be always in order, except as restricted by the "previous question." A motion to adjourn, to lay on the table, to take a recess, shall be decided without debate.

THE PREVIOUS QUESTION.

29.—"The previous question" shall be put in this form: "Shall the main question be now put?" It shall only be admitted when sustained by a majority of the members present, and shall preclude amendments and further debate until the main question shall have been disposed of. The "main question" shall be the original proposition and pending amendments. When the Senate shall have determined that the main question shall not now be put, the pend-

ing subject shall be considered as remaining under debate. And may be proceeded with and determined upon in the same manner as though the previous question had not been moved. When the Senate shall have determined that the main question shall now be put, its effect shall be to bring the Senate to a direct vote—first on pending amendments in their order, and then on the main question, without debate or further amendment. But after the previous question has been sustained, and prior to the Senate having determined that the main question shall now be put, a motion to adjourn, and a call of the Senate shall each be once in order; but no further motion or call shall be in order, except to receive the report of the Sergeant-at-arms, or dispense with proceedings under the call; and all motions and proceedings authorized by this rule, shall be decided without debate whether on appeal or otherwise.

RECONSIDERATION.

36.—It shall be in order for any member who voted in the majority on any question, for any member who voted in the negative, when the Senate was equally divided, to move a reconsideration of such vote, on the same or next succeeding day that the Senate shall be in session; and such motion shall take precedence of all other questions, except a motion to adjourn. A motion to reconsider having been put and lost shall not again be in order.

DIVISION OF QUESTION.

- 31.—Any member may call for a division of the question, when the same shall admit of it. A motion to strike out being lost, shall not preclude an amendment, nor a motion to strike out and insert.
- 32.—In presenting a petition, memorial, remonstrance or other communication, addressed to the Senate or Assembly, the member shall only state the general purport of it.

PAPERS TO BE READ BEFORE PRESENTED.

33.—A member offering a resolution or an amendment to a bill, resolution or memorial, shall first read the same in his place, before presenting it to the President; and every petition, memorial, remonstrance, resolution, bill and report of committee, shall be endorsed with its appropriate title; and immediately under the endorsement, the name of the member presenting the same shall be written.

CALL OF THE SENATE.

34.—Any three members may make a call of the Senate and require absent members to be sent for, but a call of the Senate cannot be made after the voting has commenced; and the call of the Senate being ordered, the doors shall be closed, and the absentees noted, and no member permitted to leave the room until the report of the Sergeant-at-arms be received and acted upon, or further proceedings in the call be suspended, or the Senate adjourn. Previous to the reception of such report, further proceedings in the call shall not be suspended, except by a vote of two-thirds of the members present.

COMMITTEE OF THE WHOLE.

- 35.—The rules observed by the Senate shall govern, as far as practicable, the proceedings in committee of the whole, except that a member may speak oftener than twice on the same subject, and that a call of the ayes and noes, or for the previous question cannot be made in committee.
- 36.—Amendments made in committee of the whole shall be entered on a separate piece of paper, and reported to the Senate by the chairman, standing in his place on the floor of the Senate. All amendments and other propositions reported by committee of the whole, shall be disposed of in the same manner as if proposed in the Senate.

INTRODUCTION OF BILLS.

- 37.—All bills and resolutions shall be introduced by motion for leave, or after one day's previous notice, or upon report of committees. And all bills, when introduced, shall be endorsed with the name of the member or committee.
- 38.—Every bill, memorial, or joint resolution requiring the signature of the Governor shall receive three several readings previous to its passage. But no such bill or memorial, or joint resolution, shall receive a second and third reading on the same day.

COMMITMENTS.

39.—No bill or joint resolution shall be committed or amended until it has been twice read. If objections are raised to the bill on its first reading, the question shall be, "shall the bill be rejected?" If no objection be made, or the question to reject be lost, the bill shall go to its second reading.

COMMITTEE OF THE WHOLE TO CONSIDER ALL BILLS.

40.—All bills and joint resolutions, requiring the approval of the Governor, shall on a second reading, be considered in committee of the whole, before they shall be acted upon by the Senate, and those originating in the Senate, except resolutions not requiring the approval of the Governor, and except appropriations or local bills, before being considered in committee of the whole, shall be printed unless otherwise ordered by the Senate.

COPIES TO BE PRINTED.

41.—Two hundred and fifty copies of every bill, joint resolution, or memorial, of a general nature, shall be printed after the second reading, unless otherwise ordered; and no bill of a private or local nature shall be printed unless ordered; and all bills, resolutions and amendments, after being printed, shall remain at least one day on the files before being considered.

ENGROSSMENT OF BILLS.

42.—The final question upon the second reading of every bill or other paper, originating in the Senate, and requiring three readings previous to being passed, shall be, "shall it be engrossed and read a third time?" And upon every such bill or paper originating in the Assembly, "shall it be ordered to a third reading?"

AMENDMENTS ON THIRD READING.

43.—After a bill has been read a third time, no amendment shall be in order, except to fill blanks, without the unanimous consent of the Senate, unless, on commitment, such amendments shall have been reported by a committee, in which case, after amendments so reported shall have been disposed of, the question shall be the same as was pending before the reference, unless otherwise ordered by the Senate. A bill, resolution, or memorial, may be committed at any time previous to its passage.

BILLS TO BE ENGROSSED.

44.—Every bill, joint resolution, or memorial, originating in the Senate, shall be carefully engrossed before being transmitted to the Assembly for concurrence.

CLERK TO TRANSMIT BILLS TO ASSEMBLY.

45.—Immediately after the passage of any bill or other paper, to which the concurrence of the Assembly is to be asked, it shall be the duty of the clerk to transmit the same to the Assembly, unless some member of the Senate shall make a motion to reconsider the vote by which the Senate passed said bill, or other paper, in which case the clerk shall not transmit said bill or other paper, until the motion to reconsider has been put; and on the concurrence in any bill or other paper of the Assembly by the Senate, or on the concurrence or disagreement in any vote of the Assembly by the Senate, it shall also be the duty of the clerk to notify the Assembly thereof.

MEMORIALS TO CONGRESS.

46.—Memorials to Congress, to the President of the United States, or the head of either of the departments, shall be considered in committee of the whole before being adopted.

COMMITTEES NOT TO BE ABSENT WITHOUT LEAVE.

47.—Committees shall not absent themselves from the Senate by reason of their appointment, unless special leave for that purpose be first obtained.

ENROLLMENT.

48.—It shall be in order for the committee on enrolled bills to report at any time.

EXECUTIVE SESSIONS.

. 49.—The proceedings of the Senate on Executive business shall be kept in a separate book of record, to be provided by the Chief Clerk of the Senate, and published with the proceedings of the Senate. When an amendment of the Constitution, or any bill requiring the concurrence of more than a majority of the members present, is under consideration, a mere majority may decide all questions arising thereon, except the final question.

AYES AND NOES TO BE CALLED AND CERTIFIED.

50.—The rules of parliamentary practice comprised in Jefferson's Manual, shall govern the Senate in all cases to which they are applicable, and in which they are not inconsistent with these rules and orders of the Senate, and the joint rules and orders of the Senate and Assembly. Upon the final passage of any bill or proposition in which the concurrence of more than a majority of Senators present is required by the Constitution of this State, the question shall be taken by ayes and noes, which shall be entered at large upon the journal, and it shall be the duty of the Chief Clerk to certify on the back of every such bill or proposition, the number of Senators voting for and against the passage of the same.

PRESIDENT TO ADMINISTER OATHS.

51.—The President is authorized to administer all oaths prescribed in the foregoing rules.

HOUR OF MEETING.

52.—The standing hour for the daily meeting of the Senate shall be 10 o'clock in the morning until the Senate direct otherwise.

RULES NOT TO BE RESCINDED WITHOUT NOTICE.

53.—No standing rule or order of the Senate shall be rescinded, changed or suspended, except by a vote of at least two-thirds of the members present.

RESOLUTIONS TO LIE OVER IF OBJECTED TO.

54.—All resolutions introduced shall, if objection be made to the consideration thereof, remain on the files one day before being considered, and all resolutions involving the expenditure of money, shall, on their introduction, be referred to an appropriate committee and reported upon before being considered.

(See Joint Rules-Titles of Bills.)

AMENDMENT BY SUBSTITUTE-HOW MADE.

55.—No bill or resolution shall be amended by substitute, otherwise than by striking out all after the enacting or resolving clause, and inserting the substitute without an enacting or resolving clause. And whenever a bill is amended in a manner that requires a change in the title of the bill, the title shall be amended to correspond with the amended bill at the same time.

RULES AND ORDERS OF THE ASSEMBLY.

MEETING, QUORUM, PRIVILEGES, ETC.

- 1.—The hour for the meeting of the Assembly shall be at ten o'clock A. M., unless a different hour shall be prescribed by resolution.
- 2.—Before proceeding to business, the roll of the Members elected to the Assembly shall be called, and the names of those present and absent shall be entered on the journal. A [majority of all the Members elected must be present to constitute a quorum for the transaction of business; a smaller number, however, can adjourn from time to time, and shall have power to compel the attendance of the absent Members.
- 3.—No Member or officer of the Assembly, unless from illness or other cause he shall be unable to attend, shall absent himself from the sessions of the Assembly during an entire day, without first having obtained leave of absence.
- 4.—Contestants for scats shall have the privileges of the House until their respective cases are disposed of; the privileges to extend only so far as access to the Assembly Chamber, during the time occupied in settling the contest.

WHO MAY BE ADDMITTED TO THE FLOOR.

5.—Persons of the following classes, and no others, shall be admitted to the floor of the House during the sessions thereof, viz: The Governor and Lieutenant Governor; Members of the Senate; the State officers; the Regents of the University; Members of Congress; Judges of the Supreme and other courts; ex-Members of the Wisconsin Legislature; all editors of newspapers within the State, and reporters for the press; such other persons as the Speaker may invite.

DISTURBANCE IN LOBBY.

6.—Whenever any disturbance or disorderly conduct shall occur in the lobby or gallery, the Speaker (or the Chairman of the Committee of the Whole) shall have power to cause the same to be cleared of all persons, except Members and officers of the Assembly.

READING NEWSPAPERS AND SMOKING PROHIBITED.

7.—No Member or officer of the Assembly shall be permitted to read newspapers within the bar of the House while the Assembly is in session; nor shall any person be permitted to smoke in the Assembly room at any time.

OF THE OFFICERS.

S.—The Assembly shall elect, viva voce, one of its Members as presiding officer, who shall be styled SPEAKER OF THE ASSEMBLY, and he shall hold his office during one session.

DUTIES OF SPRAKER.

9.—It shall be the general duty of the Speaker—

To open the session, at the time to which the Assembly is adjourned, by taking the chair and calling the Members to order;

To announce the business before the Assembly in the order in which it is to be acted upon;

To receive and submit, in the proper manner, all motions and propositions presented by the Members;

To put to vote all questions which are regularly moved, or which necessarily arise in the course of proceedings, and to announce the result:

To restrain the Members, when engaged in debate, within the rules of order; To enforce on all occasions the observance of order and decorum among the Members;

To inform the Assembly, when necessary, or when referred to for the purpose, in a point of order or practice;

To authenticate, by his signature, when necessary, all the acts, orders, and proceedings of the Assembly;

To name the Members—when directed to do so in a particular case, or when it is a part of his general duty by these rules—who are to serve on committees; and in general;

To represent and stand for the Assembly, declaring its will, and in all things obeying its commands.

- 10.—The Speaker shall preserve order and decorum; may speak to points of order in preference to others, rising from his seat for that purpose; and he shall decide questions of order, subject to an appeal to the Assembly by any Member, on which appeal no Member shall speak more than once, unless by leave of the Assembly. On an appeal being taken, the question shall be "Shall the decision of the Chair stand as the judgment of the Assembly?"—which question, and the action of the Assembly thereon, shall be entered on the journal.
- 11.—The Speaker may call a Member to the chair, but such substitution shall not extend beyond an adjournment.
- 12.—In the absence of the Speaker, the Assembly shall elect a Speaker pro tempore, whose office shall cease on the return of the Speaker.

13.—The Speaker shall vote on a call of the yeas and nays, and his name shall be recorded with those of the other Members.

DUTIES OF THE CLERK.

14.—A CHIEF CLERK shall be elected at the commencement of each session, to hold his office at the pleasure of the Assembly; he shall keep a correct journal of the daily proceedings of the body, and perform such other

duties as may be assigned to him; he shall superintend the recording of the journals of proceedings; the engrossing, enrolling, transcribing and copying of bills, resolutions, etc.; shall permit no records or papers belonging to the Assembly to be taken out of his custody, otherwise than in the regular course of business; shall report any misses papers to the notice of the Speaker; and generally shall perform, under the direction of the Speaker, all duties pertaining to his office as Clerk, and shall be responsible for the official acts of his assistants.

15.—The Chief Clerk shall appoint one assistant to aid in the performance of his duties at the desk, and he shall be styled the Journal Clerk. He shall also appoint the necessary corps of assistants to act as book-keeper, engrossing and enrolling clerks.

CHIEF CLERK MAY CORRECT CERTAIN ERRORS.

16.—The Chief Clerk and his engrossing clerks, in all proper cases, shall correct any mere clerical error in any assembly bill, memorial or resolution, such as errors in orthography, or the use of one word for another, as affect for "effect," previous for "previously," are for "is," banks for "bank," and the like; and also, all mistakes in numbering the sections and references thereto, whether such errors occur in the original bill, or are caused by amendments made thereto. It shall also be competent for the Chief Clerk, at any time before the passage of any assembly bill, to insert therein an "enacting clause," when such clause has evidently been omitted through mistake or inadvertence. But no corrections other than such as are authorized by this rule, shall be made at any time by the Clerk or his assistants, unless upon the order of the Assembly. On questions of orthography, Webster's Unabridged Dictionary shall be taken as the standard,

ACTS, ETC., TO BE SIGNED BY SPEAKER AND CLERK.

17.—All acts, addresses and resolutions shall be signed by the Speaker, and all writs, warrants and subpœnas issued by order of the Assembly, shall be under his hand and seal, and attested by the clerk.

DUTIES OF THE SERGEANT-AT-ARMS.

18.—A SERGEANT-AT-ARMS shall be elected at the commencement of each session, to hold his office at the pleasure of the Assembly. It shall be his duty to execute all orders of the Speaker or Assembly, and to perform all the duties they may assign to him, connected with the police and good order of the assembly chamber; to exercise a supervision over the ingress and egress of all persons to and from the chamber; to see that messages, etc., are promptly executed; that the requisite fires are kept up during the appropriate season; that the hall is properly ventilated, and is open for the use of the Members of the Assembly from 8 A. M. until 10 P. M., and to perform all other services pertaining to the post of Sergeant-at-Arms.

COMMITTEES.

19.—The standing committees of the Assembly shall consist of five mem-

bers each, except the committee on railroads, which shall consist of nine members, and shall be as follows:

- 1. On the judiciary.
- On state affairs.
- On federal relations.
- 4. On militia.
- 5. On wave and means.
- 6. On banks and banking.
- On incorporations.
- 8. On railroads.
- 9. On internal improvements.
- 10. On state prison.
- 11. On printing.
- 12. On medical societies and medical colleges.
- 13. On town and county organizations.
- 14. On assessment and collection of taxes.
- 15. On roads, bridges and ferries.
- 16. On education.
- 17. On school and university lands.
- 18. On swamp and overflowed lands.
- 19. On agriculture.
- 20. On lumber and manufactures.
- 21. On mining and smelting.
- 22. On privileges and elections.
- 23. On legislative expenditures.
- 24. On contingent expenditures.
- 25. On engrossed bills.
- 26. On enrolled bills.
- 20. The following committees shall be joint committees, and shall be constituted as follows:
 - 1. On Claims.*-Five from Assembly; two from Senate.
 - On Charitable and Benevolent Institutions.—Three from the Senate and six from the Assembly-one from each congressional district.
 - 8. On Local Legislation. +- Three from Assembly; two from Senate.
- 21.—Select or special committees may be raised on motion or by resolution, designating the number and object, and, unless otherwise ordered, shall be appointed by the Speaker.

MAJORITY AND MINORITY REPORT.

-In case all the members of any committee required or entitled to report on any subject referred to them cannot agree upon a report, the maiority and minority of such committee may each make a seperate report; and any member dissenting, in whole or in part, from the reasoning or conclusions

^{*}See secs. 18 to 22, inclusive, of chap. 9, R. S., page 122.

[†] See chap. 370, general laws of 1860, page 381.

of both the majority and minority, may also, present to the Assembly a statement of his reasoning and conclusion; and all reports, if decorous in language and respectful to the Assembly, shall be entered at length on the journal.

PAPERS TO LIE ON THE TABLE UNTIL REPORTS ARE PRINTED.

23.—In all cases where there shall be both majority and minority reports submitted to the Assembly, the bill, memorial, resolution or other matter reported upon shall lie upon the table until the reports thereon shall have been printed in the journal and laid upon the desks of members.

TITLE OF BILL TO BE RECITED.

24.—Every committee, in reporting upon any bill or memorial, shall recite at length, in their report, the *title* of such bill or memorial, as well as the number thereof.

ABSENCE OF COMMITTEES.

25.—No committee shall absent themselves by reason of their appointment, during the sitting of the Assembly, without special leave, except a committee of conference.

ENGROSSMENT OF BILLS.

26.—Whenever an Assembly bill, which is fairly written, without interlineation or erasure, is ordered to be engrossed for a third reading, without amendment, the Committee on Engrossed Bills may report such bill back to the Assembly as the engrossed bill.

REPORT ON ENBOLLED BILLS.

- 27.—The Committee on Enrolled Bills shall not report any bill as correctly enrolled that has any words interlined therein, or when any words have been erased therefrom.
- 28.—It shall be in order for the Committee on Enrolled Bills to report at any time, except when questions are being taken, or a Call of the House is being had.
- 29.—No standing or select committee, nor any member thereof, shall report any "substitute," or "amendment," for any bill, or bills, or resolution, referred to such committee, which substitute or amendment relates to a different subject, or is intended to accomplish a different purpose than that of the original bill or resolution for which it is reported, or which, if adopted and passed, would require a title essentially different than the title of the original bill or resolution; or any substitute bill or resolution so reported shall be rejested whenever the Assembly is advised that the same is in violation of this rule; and this rule shall not be suspended without the unanimous consent of the Assembly, and shall apply to bills or resolutions originating in the Senate, as well as those originating in the Assembly.
- 30.—No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment, and no bill or resolution shall at any time be amended by annexing thereto, or incorporating therewith any other bill or resolution pending before the Assembly.



JOURNAL AND ORDER OF BUSINESS.

THE JOURNAL.

31.—The journal of each day's proceedings shall be printed in pamphlet form and laid upon the desks of members the following morning. The journal need not be read unless the Assembly order otherwise. Any member discovering an error in the journal may call the attention of the House to such error, and have the same corrected by the Clerk.

ORDER OF BUSINESS.

- 32.—After an opportunity shall have been given to correct the journal, the order of business shall be as follows:
 - Letters, petitions, memorials, accounts, remonstrances and accompanying documents may be presented and referred.
 - 2. Resolutions may be offered.
 - Resolutions may be considered.
 - Bills may be introduced, and notice of leave to introduce bills may be given.
 - Reports of committees may be made and considered; first, from standing committees, and next, from select committees.
 - 6. Messages and other Executive communications.
 - 7. Messages from the Senate.
 - 8. Bills and resolutions from the Senate on their first and second readings.
 - 9. Senate bills on their third reading.
 - 10. Assembly bills ready for a third reading.
 - 11. Bills reported by a Committee of the Whole.
 - Bills in which a Committee of the Whole has made progress, and obtained leave to sit again.
 - 13. Bills not yet considered in Committee of the Whole.

MORNING HOUR.

33.—After one hour shall have been devoted to the consideration of business under the first, second and third heads, in the preceding rule, the Assembly shall proceed to dispose of the business on the Speaker's table, and the orders of the day.

PETITIONS.

34.—Petitions, memorials, communications, and other papers addressed to the Assembly, skall be presented by a member in his place; a brief statement of the contents thereof shall be made verbally, and endorsed thereon, together with his name, by the member introducing the same.

INTRODUCTION OF RESOLUTIONS.

35.—Any member offering a resolution in the Assembly may read the same in his place before sending it to the Chair. It shall then be read by the Clerk, and when so read shall be considered before the House; but it shall not be acted on by the House on the same day on which it is offered, without leave.

36.—All bills and resolutions offered in the Assembly by any member or committee, shall be endorsed by the member or committee offering the same

FIRST AND SECOND READING OF BILLS.

37.—The first reading of a bill shall be for information, and if objections be made to it, the question shall be, "shall the bill be rejected?" If no objection be made, or the question to reject be lost, the bill shall go to its second reading without further question.

BILLS NOT COMMITTED UNTIL TWICE READ.

38.—No bill or resolution that requires three readings shall be committed or amended until it shall be twice read; and all joint resolutions which will require the signature of the Governor, shall take the same course as to their reading, as in the case of bills, unless otherwise ordered by the Assembly.

REFERENCE OF BILLS, ETC.

39.—On the second reading, every bill or memorial requiring three readings, shall be referred to the appropriate standing committee, which shall be announced by the Speaker, unless the Assembly, on motion, make a different order in relation thereto. And this rule shall apply as well to bills and memorials originating in the Senate, as to those originating in the Assembly, except bills reported by a joint committee.

PRINTING OF BILLS.

40.—Two hundred and fifty copies of every bill shall be printed after a second reading, unless otherwise ordered. And all bills, resolutions and memorials that shall be printed, shall remain at least one day on the files after being printed, before being considered.

READING OF BILLS.

- 41.—If the House shall dispense with the printing of any bill or memorial such bill or memorial shall be read at length at least once before its final passage; and this rule shall not be suspended without the unanimous consent of the Assembly.
- 42.—The second and third reading of all bills appropriating money, shall be at length, and a suspension of this rule shall not be made without the unanimous consent of the Assembly.
- 43.—Every bill shall receive three several readings previous to its passage, but no bill shall receive its second and third readings on the same day.

GENERAL FILE.

44.—Bills committed to committees and reported back by them, bills originating with and reported by committees, and bills taking no other reference, shall constitute the "general file." Bills in the general file shall be arranged therein by the Clerk in the order in which they are reported, or referred thereto, as aforesaid, and shall be considered in the same order unless the Assembly shall direct otherwise.

11 MANUAL.

RILLS TO BE CONSIDERED IN COMMITTEE OF THE WHOLE.

45.—All bills, resolutions, memorisls, etc., requiring the approval of the Governor, shall, after the second reading, be considered by the House in Committee of the Whole before they shall be taken up and considered by the Assembly.

HOW BUSINESS CONDUCTED.

ADDRESSING THE SPEAKER.

46.—When any member is about to speak in debate, or deliver any matter to the Assembly, he shall arise from his seat and respectfully address the Chair, thus: "Mr. Speaker," and shall confine himself to the question under debate, and avoid personality.

SPEAKER TO DECIDE WHO HAS THE FLOOR.

47.—When any two or more members shall arise at the same time, the Speaker shall name the person who is first to speak.

CALL TO ORDER WHILE SPEAKING.

48.—When a member is called to order, he shall sit down, and shall not speak, except in explanation, until it shall have been determined whether he is in order or not; and if a member be called to order for words spoken, the exceptional words shall be taken down in writing, that the Speaker and Assembly may be better able to judge.

SPEAKING TWICE OR OUT OF PLACE PROHIBITED.

49.—No member shall speak except in his place, nor more than twice on any question, except on leave of the Assembly.

ORDER WHILE THE SPEAKER OR A MEMBER IS SPEAKING.

50.—While the Speaker is addressing the Assembly, or putting a question, no member shall cross the floor, or leave the House; nor while a member is speaking, walk between him and the Chair.

MOTIONS.

- 51.—When a question is under debate, no motion shall be received, except—
 - To adjourn;
 - 2. To lay on the table;
 - 3. For the previous question;
 - 4. To postpone to a day certain;
 - 5. To commit to a standing committee;
 - 6. To commit to a select committee;
 - 7. To amend:
 - To postpone indefinitely.

And these several motions shall have precedence in the order in which they stand arranged in this rule.

52.—A motion to strike out the enacting clause of an Assembly bill shall be considered equivalent to a motion to indefinitely postpone.

NO MEMBER TO SPEAK MORE THAN TWICE WITHOUT LRAVE.

53.—If a question depending be lost by adjournment, and revived on the succeeding day, no Member who shall have spoken twice on the preceding day shall be permitted again to speak without leave of the Assembly.

MOTIONS DECIDED WITHOUT DEBATE.

54.—A motion to adjourn, to lay on the table, and a call for the previous question, shall be decided without debate. And all incidental questions of order, arising after a motion is made for either of the questions named in this rule, and pending such motion, shall be decided, whether on appeal or otherwise, without debate.

MOTIONS NOT TO BE RENEWED.

55.—A motion to postpone to a day certain, to commit, or to postpone indefinitely, being decided, shall not be again allowed on the same day, and at the same stage of the bill or proposition.

MOTIONS, HOW STATED, ETC.

56.—When a motion is made, it shall be stated by the Speaker, or read by the Clerk, previous to debate. If any Member require it, all motions (except to adjourn, postpone or commit,) shall be reduced to writing. Any motion may be withdrawn, by consent of the Assembly, before division or amendment.

QUESTIONS, HOW PUT.

57.—All questions shall shall be put in this form: "Those who are of opinion (as the case may be) say Aye. Those of contrary opinion say No." And in doubtful cases any Member may call for a division.

AYES AND NOES, WHEN TAKEN.

58.—It shall be competent for one-sixth of the Members present, when a question is taken, to order the yeas and nays, which shall be recorded by the Clerk. In recording the votes taken by yeas and nays, the Clerk shall record the names of those absent or not voting.

MEMBERS TO VOTE UNLESS EXCUSED.

59.—Every Member present, when a question is put, or when his name is called, shall vote, urfless the Assembly shall, for special cause, excuse him, but it shall not be in order for a Member to be excused after the House has commenced voting.

DIVISION OF A QUESTION.

60.—Any Member may call for the division of a question, which shall be divided, if it comprehend propositions, in substance so distinct, that, one being taken away, a substantive:proposition shall remain for the decision of the

Assembly. A motion to strike out and insert shall be deemed indivisible; but a motion to strike out being lost, shall preclude neither amendment nor a motion to strike out and insert.

COMMITTAL OF PAPERS.

61.—Bills, reports and motions may be committed at the pleasure of the Assembly.

FILLING BLANKS.

- 62.—In filling blanks, the largest sum and longest time shall first be put.

 THE YOTE.
- 63.—In all cases, when the Assembly is equally divided, the question shall be lost.

 RECONSIDERATION.
- 64.—When a motion or question shall have been once determined, either in the affirmative or negative, it shall always be in order for any member of the majority, or where the Assembly is equally divided, for any Member who voted in the negative, to move for a reconsideration thereof, on the same or succeeding day. A motion to reconsider being put and lost, shall not be renewed.

NO ONE TO REMAIN BY THE CLERK'S TABLE.

65.—No Member or other person shall visit or remain by the Clerk's table while the yeas and nays are being called.

CALL OF THE HOUSE.

- **66.**—Any fifteen Members may make a call of the House and require absent Members to be sent for; but a call of the House cannot be made after the voting has commenced.
- 67.—On a call of the House being moved, the Speaker shall say: "It requiring fifteen Members to order a call of the House, those in favor of the call will rise;" and if fifteen or more shall rise, the call shall be thereby ordered.
- 68.—A call of the House being ordered, the Sergeant-at-Arms shall close the doors, and no Member shall be allowed to leave the room.
- 69.—The Clerk shall immediately call the roll of Members, and note the absentees, whose names shall be read, and entered upon the journal in such manner as to show who are absent with leave, and who are absent without leave. The Clerk shall furnish the Sergeant-at-Arms with a list of those who are absent without leave; and the Sergeant-at-Arms shall forthwith proceed to find and bring in such absentees.
- 70.—While the Assembly is under a call, no business shall be transacted, except to receive and act upon the report of the Sargeant-at-Arms; and no other motion shall be in order, except a motion to adjourn and a motion to suspend further proceedings under the call; which motion shall be determined by yeas and nays; and the motion to suspend further proceedings under the call shall not be adopted unless a majority of all the members elect vote in favor thereof.

- 71.—Upon the Sergeant at-Arms making a report showing that all who were absent without leave, (naming them,) are present, such report shall be entered on the journal, and the call shall be at an end; and thereupon the doors shall be opened, and the business or motion pending at the time the call was made shall be proceeded with.
- 72.—The Sorgeant-at-Arms may make report of his proceedings at any time, which report may be accepted, and further proceedings under the call thereby dispensed with; but the motion to accept such report shall be determined by yeas and nays, and it shall not be adopted unless a majority of all the members elect shall vote in favor thereof. If such report be not accepted, the Sergeant-at-Arms shall proceed to a completion of his duties, as required by rule 68.

PREVIOUS QUESTION.

- 73.— When any bill, memorial or resolution is under consideration, any member being in order and having the floor, may move the "previous question;" but such motion shall not be deemed to be seconded unless fifteen members concur thereis.
- 74.—The previous question being moved, the Speaker shall say, "It requiring fifteen members to second the motion for the previous question, those in favor of sustaining the motion will rise;" and if fifteen or more rise, the previous question shall be thereby seconded; and the question shall then be: "Shall the main question be now put?"—which question shall be determined by yeas and nays. The main question being ordered to be now put, its effect shall be to put an end to all debate, and bring the Assembly to a direct vote upon the pending amendments, and then upon the main question.
- 75.—When, on taking the previous question, the Assembly shall decide that the main question shall not now be put, the main question shall remain as the question before House, in the same stage of proceeding as before the previous question was moved.
- 76.—On motion for the previous question, and prior to the ordering of the main question, one call of the House shall be in order; but after proceedings under such call shall have been once dispensed with, or after a majority shall have ordered the main question, no call shall be in order prior to the decision of such question.

COMMITTEE OF THE WHOLE.

77.—After the morning hour, any Member may move that the Assembly resolve itself into the committee of the whole on the general file of bills, or upon any particular bill or measure, or upon the special order. If the motion prevail, the Assembly may elect a chairman, or the Speaker may call some Member to the chair.

BILL TO BE READ BY SECTIONS.

78.—Every bill in committee of the whole shall be read and considered by sections, unless the committee shall otherwise order. The body of the bill shall not be defaced or interlined; but all amendments agreed to by the com-

mittee shall be attached to the bill, noting the section line, and so reported to the Assembly.

CLERICAL ERRORS MAY BE CORRECTED.

79.—Mere clerical errors in the bill may be corrected by the Chairman or Clerk, without treating them as amendments.

AMENDMENTS TO MEMORIALS AND REPORTS.

80.—All amendments made to a memorial or report committed to the committee of the whole shall be noted and reported as in the case of bills.

RULES IN COMMITTEE OF THE WHOLE.

81.—The rules observed in the Assembly shall govern as far as practicable, the proceedings in the committee of the whole; except that a Member may speak more than twice on the same subject, and that a call of the yeas and nays, or for the previous question, cannot be made in committee.

CHAIRMAN OF COMMITTEE TO PRESERVE ORDER.

82.—The Chairman of the committee of the whole shall have the same power to preserve order and decorum as the Speaker of the Assembly.

REPORT OF COMMITTEE.

83.—After the business upon which the Assembly resolved itself into committee of the whole shall be completed, the committee, without motion, (or at any time previous, upon motion,) shall rise and report.

PROCEEDINGS SUBSEQUENT TO COMMITTEE OF THE WHOLE.

- 84.—Amendments made in Committee of the Whole, shall not be read by the Speaker on his resuming the Chair, unless required by one or more of the members.
- **S5.**—The final question upon the second reading of every bill or other paper originating in the Assembly, and requiring three readings previous to being passed, shall be, "shall it be engrossed and read the third time?" And upon every such bill or paper originating in the Senate, "shall it be read a third time?"

ENGROSSMENT OF BILLS.

S6.—Every Assembly bill and resolution ordered to be engrossed and read a third time, shall be re-written in a plain hand, with all amendments, before being read a third time, except as is provided for in Rule 26.

NO AMENDMENT ON THIRD READING.

- 87.—On the third reading of the bill or resolution, no amendment, except to fill blanks, shall be received, except by the unanimous consent of the members present.

 RECOMMITMENT PREVIOUS TO PASSAGE.
- SS.—A bill or a resolution may be recommitted at any time previous to its passage; if any amendment be reported upon such commitment, the question shall be upon concurring in the amendment, and the question for its engrossment and third reading may then be put.

QUESTION ON PASSAGE OF BILLS.

1777

89.—Upon the third reading of an Assembly bill, the question shall be stated thus: "This bill having been read three several times, the question is, 'shall the bill pass?" Upon the third reading of Senate bills, the question shall be stated thus: "This bill having been read three several times, the question is, 'shall the bill be concurred in?"

BILLS TO BE TRANSMITTED TO SENATE.

90.—Each bill which passes its third reading shall be certified by the Clerk, and by him transmitted to the Senate; the day of transmission shall be entered on the bill books of the Clerk.

PRIVILEGED MOTIONS.

- 91.—A motion to adjourn shall always be in order, except when the House is voting; but this rule shall not authorize any member to move an adjournment while another member has the floor.
- 92.—Any motion or resolution relating to the organization of the Assembly, or to any of its officers, members, or committees, shall be privileged, and need not lie over for consideration under Rule 84.

SUSPENDING AND CHANGING RULES, ETC.

- 93.—No standing rule or order of the Assembly shall be rescinded or changed, without one day's notice being given of the motion therefor, which motion shall embrace the proposed amendment. Nor shall any rule be suspended, except by a vote of at least two-thirds of the members present. Nor shall the order of business as established by the rules of the Assembly be postponed or changed, except by a vote of at least two-thirds of the members present.

 JEFFERSON'S MANUAL THE STANDARD.
- 94.—The rules of parliamentary practice, comprised in Jefferson's Manual, shall govern the Assembly in all cases to which they are applicable, and in which they are not inconsistent with these rules and the orders of the Assembly, and the joint rules and orders of the Senate and Assembly.

JOINT RULES AND ORDERS

OF THE SENATE AND ASSEMBLY.

MESSAGES.

- 1.—When a message shall be sent from the Senate to the Assembly, it shall be announced at the door of the Assembly by the Sergeant-at-arms, and shall be respectfully communicated to the Chair by the person by whom it may be sent.
- 2.—The same ceremony shall be observed when a message shall be sent from the Assembly to the Senate.
- 3.—Messages shall be sent by the Chief Clerk or his Assistant in each House.

REJECTED BILLS AND RESOLUTIONS.

- 4.—When a bill or resolution which has passed in one House shall be rejected in the other, notice thereof shall be given to the House in which the same originated.
- 5.—When a bill or resolution, which has been passed in one House, is rejected in the other, it shall not be again brought in during the same session without a notice of five days, and leave of two-thirds of the House in which it shall be renewed.

PAPERS TO ACCOMPANY BILLS.

6.—Each House shall transmit to the other all papers on which any bill or resolution shall be founded.

ORDER REQUESTING CONCURRENCE.

7.—When a bill, resolution or memorial, shall have passed either House, and requires the concurrence of the other, it shall be transmitted to said House without entering an order upon the journal of the House in which it passed, requesting the concurrence of the other House.

OF JOINT COMMITTEES.

- 8.—The joint committees required by statute are as follows:
- 1. On Claims. *-Five from Assembly; two from Senate.
- On Charitable and Benevolent Institutions.—Three from the Senate and six from the Assembly—one from each congressional district.
- On Local Legislation.†—Three from Assembly; two from Senate.

^{*} See secs. 18 to 22, inclusive, of chap. 9, R. S., page 122. † See chap. 870, general laws of 1860, page 381.

PRINTING OF REPORTS.

9.—Whenever any report of a joint committee, or other document, shall be presented to both Houses of the Legislature, the first House acting on the same, if it shall be thought necessary to have it printed, shall order a sufficient number of copies for both branches, and shall immediately inform the other House of its action upon the subject.

COMMITTEE OF CONFERENCE.

- 10.—In all cases of disagreement between the Senate and Assembly, if either House shall request a conference, and appoint a committee for that purpose, the other House shall appoint a similar committee. Such committee shall at a convenient hour, to be agreed upon by their chairman, meet in the conference chamber, and state to each other verbally, or in writing, as either shall choose, the reasons of their respective Houses, for or against the disagreement, and confer freely thereon; and they shall be authorized to report for their respective Houses such modifications or amendments as they may think advisable.
- 11.—After each House shall have adhered to their disagreement, a bill or resolution shall be lost.

ACTS OF A GENERAL NATURE.

TITLES OF BILLS.

- 12.—The title of every bill of a general nature shall designate the object, purpose or subject of the bill, and when such bill proposes to amend any chapter or act, the title shall read thus:
- "A bill relating to —— and amendatory of section ——, of chapter ——, of the ——," filling the blanks with the proper subject, section and chapter of the revised statutes or general laws, designating the same. And every bill shall recite at length every section which it proposes to amend as such section will read if amended as proposed: provided, such recitation shall not be required when the proposed amendment shall only add to such section, without changing the phraseology of the original.
- 13.—The title of all bills for repealing any act, chapter, or section, and have no other object, shall be as follows:
- "A bill to repeal section ——, of chapter ——, of the ——, relating to ——," filling the blanks with the proper section and chapter of the revised statutes or general laws, designating the same and also the subject, object or purpose of the section or chapter repealed. And in the body of every such bill, the full title of the act repealed shall be recited at length.

EACH HOUSE MAY AMEND.

14.—It shall be in the power of each House to amend any amendment made by the other, to any bill, memorial or resolution; but no standing or

select committee, nor any member thereof, shall report any "substitute," or any "amendment," for any bill, or bills, or resolutions, referred to such committee, which substitute or amendment relates to a different subject, or is intended to accomplish a different purpose from that of the original bill or resolution for which it is reported, or which, if adopted and passed, would require a title essentially different than the title of the original bill or resolution; and any substitute bill or resolution so reported shall be rejected whenever it appears that the same is in violation of this rule, and this rule shall not be suspended without the unanimous consent of the Senate and Assembly.

OF BILLS PASSED.

ENROLLMENT OF BILLS.

15.—After a bill has passed both Houses, it shall be duly enrolled by or under the direction of the Chief Clerk of the House in which the same originated, before it shall be presented to the Governor for his approval.

EXAMINATION OF ENROLLED BILLS.

16.—When a bill is duly enrolled, it shall be examined by the Committee of the two Houses on Enrolled Bills, acting jointly, who shall carefully compare the enrolled bill with the engrossed bill as passed in the two Houses. Said committee shall correct any errors that may be discovered in the enrolled bill, and make their report forthwith to the House in which the bill originated.

SIGNING OF BILLS.

17.—After examination and report, each bill shall be signed in the respective Houses, first by the Speaker of the Assembly, then by the President of the Senate.

PRESENTATION OF BILLS TO THE GOVERNOR.

18.—After a bill shall have been thus signed in each House, it shall be presented by the Committees on Enrolled Bills, to the Governor for his approval, it being first endorsed on the back of the roll, certifying in which House the same originated, which certificate shall be signed by the Chief Clerk of such House. Said committees shall jointly report the day of presentation to the Governor, which report shall be entered on the journal of each House.

RESOLUTIONS TO TAKE THE SAME COURSE AS BILLS.

19.—All orders, resolutions and votes which are to be presented to the Governor for his approval, shall, also, in the same manner, be previously enrolled, examined and signed, and then presented in the same manner, and by the same committee, as is provided in case of bills.

OF CLAIMS, ETC.

ACCOUNTS TO BE VERIFIED.

20.—No account presented shall be acted on, unless verified by affidavit of the person in whose favor the same may be.

ALL PAPERS CLAIMING MONEY TO BE PRESERVED.

21.—All petitions, claims, bills, accounts or demands asking for an appropriation of money, shall be preserved by the committee to whom the same may be referred; and such committee shall endorse on every such petition, claim, bill, account or demand, whether they report in favor of allowing or disallowing the same; and if in favor of allowing a part thereof, only, then the sum so reported. After such committee shall have reported upon the same, such petition, claim, bill, account or demand, and every one of them, shall be delivered to the Chief Clerk of the House in which the same was first procented, to be filed by such Clerk, and delivered, at the close of the session, to the Secretary of State.

RESOLUTIONS APPROPRIATING MONEY.

22.—Resolutions involving the appropriation of money for printing the Governor's message, or other public documents, shall receive the joint concurrence of the two Houses.

JOINT CONVENTION, ETC.

23.—Whenever there shall be a Joint Convention of the two Houses, the proceedings shall be entered at length upon the journal of each House. The Lieutenant-Governor or President of the Senate shall preside over such Joint Convention, and the Chief Clerk of the Senate shall act as Clerk thereof, assisted by the Chief Clerk of the Assembly: provided, that the Lieutenant-Governor shall not act in said Convention except as the presiding officer, and in no case shall have the right to give the casting vote.

ADJOURNMENT.

24.—Neither House shall adjourn during any session thereof, without the consent of the other, for a longer period than three days.

MANUAL OF

CUSTOMS, PRECEDENTS AND FORMS.

ORGANIZATION.

The Legislature convenes at 12 o'clock, M., on the second Wednesday of January in each year.

Custom, so prevalent and so ancient as to have the force of law, has made it the duty of the Chief Clerk of the previous Assembly to call to order, and to conduct the proceedings generally, until a Speaker is chosen.

The Secretary of State furnishes to the Clerk a certified statement of the names of the members elect, which is read. The members then advance to the Clerk's desk, generally the delegation of each county by itself, and subscribe the oath of office.

It often happens, that by neglect of the proper county officer, to return the proceedings of the county canvassers, some members find their election not to be on record in the Secretary's office. In such case, the certificate held by the member himself, should be produced to the Clerk. This answers every purpose, and should always be secured by members elect, from the clerk of their county.

The oath of office is then administered to the members elect. It may be administered by the Speaker, the President of the Senate, the Governor, Secretary of State, Attorney General, or any of the judges of the Supreme Court. It has been administered in this State asually, by one of the judges. Members coming in after the first day of the session are sworn in by the Speaker.

After all are sworn, the roll is called, when, if a quorum is found present, the Clerk declares the house to be qualified and competent to proceed to business.

If the parties in the Assembly have determined their choice for officers, the election proceeds forthwith; if not, an adjournment is had until the next day.

The election for Speaker, Clerk and Sergeant-at-Arms is required to be viva voce, and these are the only officers which the Assembly can fill.

The roll is called, and each member announces audibly the name of the candidate of his choice.

The Clerk announces the result, and names a committee to conduct the Speaker elect to the chair. The other elections proceed in the same manner, except that when the result is announced by the Speaker, the officer elect advances to the Clerk's deak and is sworn in by the Speaker.

A committee is then appointed to wait on the Senate, and inform them that the Assembly is organized; or the Clerk is directed, by resolution, to inform the Senate of the fact.

A joint committee of both houses is then appointed to convey a like message to the Governor, and inform him that the houses are in readiness to receive any communication from him.

The Senate and Assembly have usually assembled in joint convention, in the Assembly Chamber, upon some day and hour suggested by the Governor, during the first week of the session, to hear his annual message.

The message has been read sometimes by his Private Secretary, and sometimes by the Clerk of one of the houses.

At the first opportunity after hearing the message read, the various recommendations therein contained are referred, by resolution, to appropriate standing committees or select committees.

Standing committees are appointed by the Speaker at as early a day in the session as is possible. They consist of five members to each committee, except that on Railroads, which consists of nine members, the joint committee on Printing, and the joint committee on Local Laws, which consist of three members each.

DRAWING OF SEATS.

The drawing of seats by lot has been observed since the Assembly first took possession of the new Assembly Chamber.

The method heretofore pursued is as follows:

The members leave their seats, and take places in the open area behind their seats. The Clerk having placed in a box, slips of paper containing the names of the members respectively, a page or messenger draws them therefrom. The Clerk announces each name as it is drawn, and the member named selects his seat, and occupies it until the drawing is completed.

COMPENSATION.

Each Member of the Legislature shall receive for his services three hundred and fifty dollars per annum, and ten cents for every mile he shall travel in going to and returning from the place of the meetings of the Legislature, on the most usual route. In case of an extra session of the Legislature, no additional compensation shall be allowed to any member thereof, either directly or indirectly. Amendment to Constitution, Art. 4, Sec. 21.

The Speaker of the Assembly shall be entitled to receive for every day's attendance during the session of the Assembly, two dollars and fifty cents in addition to his per diem as a member of the Assembly. R. S., p. 120, Sec. 10.

It is customary to pay the mileage of members both ways, at the commencement of the session, upon the certificate of the Speaker and Clerk, as to the proper sum to which each member is entitled.

PAY OF OFFICERS.

SECTION 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, a sum sufficient to pay the per diem of officers of the Legislature as follows: To the Chief Clerks each six dollars; to the Assistant Clerks and Sergeant-at-Arms each five dollars; to all other clerks, Book-keepers, Clerks of standing committees, Assistant Sergeant-at-Arms and Postmasters, each four dollars; to the Assistant Postmasters, Door keepers, Firemen, Porters, Gallery Attendants, and Night Watchmen each three dollars and fifty cents; to all Messengers each two dollars. Ch. 58, C. L., 1868.

DUTIES OF OFFICERS.

SPEAKER.—The duties of this officer are generally as follows:

To open the session, at the time to which the Assembly is adjourned, by taking the chair and calling the Members to order;

To announce the business before the Assembly in the order in which it is to be acted upon:

To receive and submit, in the proper manner, all motions and propositions presented by the Members;

To put to vote all questions which are regularly moved, or which necessarily arise in the course of proceedings, and to announce the result;

To restrain the Members, when engaged in debate, within the rules of order; To enforce on all occasions the observance of order and decorum among the Members;

To inform the Assembly, when necessary, or when referred to for the purpose, in a point of order or practice;

To authenticate, by his signature, when necessary, all the acts, orders, and proceedings of the Assembly;

To name the Members—when directed to do so in a particular case, or when it is a part of his general duty by the rules—who are to serve on committees; and in general;

To represent and stand for the Assembly, declaring its will, and in all things obeying its commands. Every officer of the House is subordinate to the Speaker, and, in all that relates to the prompt and correct discharge of official duty, is under his supervision.

CHIEF CLERK.—He has the care and custody of all the papers and records, and arranges in its proper order, from day to day, after its inception, all the business of the House. He must, in order to have a proper knowledge of the affairs of his department, apportion, systematize and personally supervise the labor of all his subordinates, and, when not called therefrom by more important duties, should officiate in person at the reading desk. The duties of his subordinates are properly his duties, as all are performed under his direction, and he is responsible for any deficiencies. It is his duty to prepare and furnish to the public printer, an accurate record of each day's proceedings, and a copy of every bill, report and other thing ordered to be printed, "on the same day

such orders are made;" to keep the pay accounts of members and efficers, and issue his certificate of per diem to them; to deliver the messages of the Assembly to the Senate; to sign subpenas; he can "permit no records nor papers belonging to the Assembly to be taken out of his custody, otherwise than in the regular course of business;" and shall report any missing papers to the notice of the Speaker.

It is his duty to prepare an index to the journal, at the close of the session, and to be present at the opening of the next session and attend to such preliminary business as may be necessary, and conduct the proceedings therein until a Speaker is elected, and perform the duties of Clerk thereof until his successor is chosen and qualified.

He is by law responsible for the safe keeping of all bills and other documents in possession of the Assembly, and for the proper registry of all proceedings; and is required at the close of the session, to deposit all papers in his possession as Chief Clerk, properly classified and labelled, with the Secretary of State.

A more detailed description of the labors connected with the clerkship will be found under the next head.

REGULATIONS IN THE DEPARTMENT OF THE CLERK.

To ensure a systematic and correct performance of the duties of their department, the Chief Clerks of the two Houses have established the following regulations:

DUTIES OF DEPUTIES.

THE ASSISTANT CLERK-It is his special duty:

- 1. To keep a record of each day's proceedings; and to correct the proof of the same while being printed.
- 2. To officiate at the reading desk when required by the clerk; and in case of his absence, to perform his duties generally.
- 3. To label and file in their appropriate places all papers presented, with proper dates and references.
- 4. To select each day all papers ordered to be printed, make a list thereof in a book provided for that purpose, and send them to the State Printer, taking his receipt therefor.
 - 5. To keep a list of all absentees on leave, etc.

THE BOOK-KEEPER.—It is his special duty:

- To keep the register of bills, resolutions, memorials, etc., showing therein, and opposite to each title, all action taken and proceedings had, with regard to such papers.
- 2. To distribute to the proper committee, or officers, all bills, petitions and other papers referred.
- 3. To make out all certificates of per diem and mileage, ready for the signa ture of the Speaker and Clerk.
- 4. To prepare the message to be delivered to the other house, and when not otherwise occupied, to help the Assistant Clerk in the performance of his duties,

THE ENGROSSING CLERK.—It is his special duty:

- 1. To engross all bills ordered to a third reading which the rules require to be engrossed, properly placing all amendments adopted prior to the order for their engrossment.
- By the direction of the Chief or Assistant Clerk, to perform any necessary service appertaining to the duties of the other deputies.

THE ENROLLING CLERK.—It is his special duty:

To make clear, legible copies of all bills which have been concurred in, without erasures or interlineations.

THE TRANSCRIBING CLERK.—It is his special duty:

To copy the record of the proceedings of the Assembly into a book prepared for that purpose.

GENERAL REGULATIONS.

- 1. Each deputy, when not occupied in the performance of his own special duties, is to render such assistance to the Clerk and to his associate deputies as may be in his power, or as the pressure of duties in a particular department may render necessary.
- 2. The deputies are expected to notify the Chief Clerk of any interference by members or others with their duties, and of all improper approaches or requests made to them by any person. They are not to exhibit to any person any bill or other document in their possession without leave of the Chief Clerk.

3. Perfect courtesy must at all times be maintained towards members, reporters, associate deputies, and all who have business to transact with the department; and interference with legislation cannot be allowed under any circumstances.

To Members, Officers and Reporters.—It is especially requested that no member, officer or reporter will interrupt the Assistant Clerk while engaged in keeping the journal. "No journal, record, account or paper," of any kind, must be taken from the desk, unless by express permission of the Clerk.

SERGEANT-AT-ARMS.—This officer is the executive officer of the house. He has charge of the Post Office and other appurtenant conveniences of the Assembly. He controls the police regulations, attends to the warming of the chambers, serves the subpenas and warrants of the Assembly, announces messages from the Governor and from the Senate, provides rooms for committees, receives from the Superintendent of Public Property all public documents ordered or coming in due course, and distributes the same through the Post Office, or otherwise, to members and officers entitled thereto. He is to organize his department with such system that each of his subordinates shall know his precise duties, and he is to see that each performs his duty promptly thoroughly and courteously. He is required to keep the chamber open from 8 o'clock A. M. to 10 o'clock P. M.

He should have the printed bills and other documents in his possession so classified and arranged that he can at once answer any call upon him for them.

12 MANUAL.

His assistant assists him generally in the discharge of his duties, and takes his place when he is absent.

THE POSTMASTER attends to the receipt and delivery of all mail matter coming to members and officers of the Assembly. Each member has a box in the Assembly Post Office, in which his mail matter is deposited; and the Postmaster must, by himself or assistant, be at his post from 8 o'clock A. M., until 10 o'clock P. M., and until the adjournment of the Assembly for the day. He receives and forwards all mail matter deposited in his office by members or officers, in time to be mailed from the Madison Post Office. He is to prominently post in the cloak and hat room (which is the members' side of the Post Office) a notice of the hours of closing the Assembly mails. He is entitled to the exclusive use of the Post Office, and no one ought to be admitted thereto except the Sergeant-at-Arms and the Speaker.

 $T_{\rm HE}$ Assistant Postmaster brings the mail to and from the Madison Post Office, and assists the Postmaster generally in his duties.

THE DOORKEEPER attends to the principal door; opens and closes it for the entry and exit of all persons; maintains order in the lobby and vestibule; sees that visitors are seated, and that the regulations of the House, in his department, are strictly enforced. For the proper discharge of his office, both patience, courtesy, and firmness are required.

THE ASSISTANT DOORKEEPERS, each at their respective stations, are to discharge the same duties as the principal Doorkeeper. They must be in attendance as well during the recess as the sessions of the Assembly, to keep out intruders and maintain order.

THE FIREMEN attend to the warming and ventilation of the Assembly Chamber, and, under direction of the Sergeant-at-Arms, make themselves generally useful.

The Postmaster, Doorkeepers and Firemen are appointed by the Sergeantat Arms, and are responsible to him. He is to see that they perform their duties faithfully.

The Messengers are appointed by the Speaker, except those in particular attendance upon the Chief Clerk and Sergeanl-at-Arms, who are appointed by said officers respectively.

DUTIES OF MESSENGERS.

- 1. To be in attendance from 8 o'clock A. M., until 10 o'clock P. M., every day, (Sundays excepted,) whether the Assembly is in session or not.
- To receive the journals and printed bills from the Sergeant-at-Arms, and arrange them in order on the file of each member.
- Not to leave the Assembly Chamber during the morning hour, or absent themselves from the sessions of the Assembly during an entire day, except upon leave of the Speaker or Clerk.
- During the morning hour to take the positions assigned to them by the Clerk; and, standing up, so as to see and be seen, hold themselves in readi-

ness to bring all bills, resolutions, etc., from the several members to the Clerk, when presented.

- 5. After the expiration of the morning hour, and when not engaged in filing bills, etc., for the members they have in charge, to answer promptly any call, and render assistance to any member requiring it.
- 6. To refrain from throwing any paper balls, darts, or other missile, to move lightly across the Assembly Chamber, and demean themselves respectfully towards every member and officer of the Assembly.

STATIONERY.

The Superintendent of Public Property furnishes to each member of the Assembly, and to the Chief Clerk and Sergeant-at-Arms, a uniform outfit of stationery, comprising foolscap, letter and note paper, envelopes, a gold pen and case, a pocket pencil, a good penholder, and several common penholders, a box of steel pens, an inkstand, a mucilage bottle, an eraser, a pocket knife, a ruler, etc., etc., for which a receipt must be given.

Whatever else a member or officer desires, must be ordered, in writing, of the Superintendent, who charges the order to the person making it, and reports the same, when required, either to the Governor or Legislature. But under the law of 1859, as amended in 1865, no member can order more stationery than will amount to \$30.

NEWSPAPERS.

The Secretary of State, at the commencement of each session of the Legislature, furnishes each member with a blank order, upon which the member designates the names of the newspapers, and the number of each, which he wishes to take, as provided for by Chapter 16, General Laws, 1861, which is as follows:

"Section 1. Members of the Legislature, the Lieutenant Governor, the Chief Clerk and Sergeant-at-Arms of the Senate, and the Chief Clerk and Sergeant-at-Arms of the Assembly, are hereby authorized, during each session of the Legislature, to take such newspapers as each may choose, at the expense of the State, at a cost not to exceed twenty dollars to each member and officer named, for the session.

"SECTION 2. Members of the Legislature, and the officers named in the preceding section, shall each leave with the Secretary of State a list of such papers as he desires to have ordered in his behalf; and it is made the duty of the Secretary of State to order the papers named in such lists, to be sent to the members or officers desiring the same, to the amount named in the first section."

POST OFFICE ARRANGEMENTS.

The Assembly Post Office is in charge of a Postmaster appointed by the Sergeant-at-Arms. Each member has a separate box; and all mail matter deposited with the Postmaster is sent to the Madison Post Office by the Post Office messenger, at regular hours, corresponding with the hours of closing the mails at the Madison office.

It is the custom for members to prepay all their mail matter, with postage stamps, which the Assembly orders, from time to time, by resolution, from the Superintendent.

PROCESS OF PASSING BILLS.

Some diversity of practice exists herein, but the ordinary method in the Assembly is as follows:

A Member having prepared a bill and endorsed the title thereof, together with his name, upon the back of it, rises to his feet, at such time as the introduction of bills is in order, and says:

"Mr. Speaker:"

If recognized, the Speaker responds:

"The gentleman from ----."

The Member announces:

"I ask leave to introduce a bill."

The bill is then sent to the Chief Clerk by a Messenger. The Clerk then reads the title of the bill, and the Speaker announces:

"First reading of the bill."

If no objection is made the Clerk reads the bill at length, if it is a bill appropriating money; if not, by its title only; when the Speaker announces.

" Second reading of the bill."

And refers the same to some standing committee, suggested by the Member, or if desired, to a select committee; or to the general file, or, as is usual, the Speaker of his own motion, makes the reference to such committee as seems to him appropriate.

The bill is, in due course, reported back to the Assembly, by the committee, when it is placed in what is called the general file.

Bills in the general file are considered in Committee of the Whole in the exact order in which they are placed upon the file. Proceedings in Committee of the Whole will be elsewhere considered.

After a Committee of the Whole has completed its action upon any bill, and reported the same back to the Assembly, and any recommendations made by the Committee passed upon, it is taken up in its order, when the Speaker puts the following question:

"Shall this bill be engrossed, and read a third time?"

١

If decided affirmatively, the bill is sent by the Chief Clerk to the Engrossing Clerk for engrossment. Upon its return engrossed, the original and engrossed bills are placed in the hands of the Committee on Engrossed Bills, who compare them and correct any errors which they may find. When found correct, or made so, the Committee report them to the House, as correctly engrossed, when the original is filed by the Chief Clerk, and the engrossed bill goes into the order of "bills ready for a third reading."

When, under the order of business, the bill is reached, the bill, (unless it appropriates money) is read by its title, when the Speaker says as follows:

"This bill having been read three several times, the question is, shall the bill pass?"

If the bill passes, it is taken to the Senate, with a message announcing its passage by the Assembly, and desiring the concurrence of the Senate therein.

Going through with a similar process in the Senate, it is returned with a message announcing their action upon it.

If the Senate concurs, the bill is sent to the Enrolling Clerk, who makes a copy thereof, as is elsewhere described. When enrolled, it goes to the Committee on Enrolled Bills, who compare it with the engrossed bill; when found or made correct, they report the bill to the Assembly as correctly enrolled; the engrossed bill is filed by the Chief Clerk; the enrolled bill is then endorsed by the Chief Clerk as having originated in the Assembly, (for the information of the Governor, in case he vetoes it), then it is signed by the Speaker, and taken with a message to the Senate, desiring the signature of the President of the Senate thereto. The Committee on Enrolled Bills of the two Houses, acting jointly, then present the bill, duly signed, to the Governor, for his approval, and report that fact to the House. The Governor if he approves the bill, informs the House in which it originated, of that fact, and that he has deposited it with the Secretary of State.

This is the ordinary process of a bill through all its stages until it becomes a law. A bill of great interest or importance, or one which is warmly contested, may, by reason of majority and minority reports, special orders, recommitment, amendments, substitutes, committees of conference, and various other parliamentary appliances, pass through a vast variety of stages not before enumerated.

Senate bills coming into the Assembly, after passing the Senate, are read twice by title, (unless they appropriate money, when they must be read at length), and then referred to the appropriate committee.

After consideration in Committee of the Whole, the recommendation of the Committee is acted upon in the Assembly—the question being, after recommendations are disposed of,

"Shall this bill be ordered to a third reading?"

If it is decided affirmatively, the bill passes into the order of "bills on third reading;" and when reached in that order, the question is,

"Shall this bill be concurred in?"

If concurred in, the bill is returned to the Senate, with the message informing it of that fact.

If it is desired to hasten the passage of the bill, it is done by motion as follows:

"I move to suspend all rules which will interfere with the immediate passage of bill No. —, Assembly, entitled 'a bill to——.'."

If this motion prevails, which requires an affirmative vote of two-thirds of the Members present, the Member who desires the immediate passage of the bill may at once move that the bill do pass; and if passed, it will go at once to the Senate.

COMMITTEE OF THE WHOLE.

The Committee of the Whole is an expedient to simplify the business of legislative bodies. No record is made of its proceedings, and it has no officers except of its own creation, for temporary purposes. It is liable to instant dissolution in case of disorder, when the Speaker takes the chair to suppress it—in case of lack of quorum, when the Speaker takes the chair for a Call of the House, or an adjournment, and in case of a message from the Senate or Governor, when the Speaker takes the chair to receive it.

The House may resolve itself into a committee of the whole, upon some particular bill, resolution or subject, or it may go into committee of the whole upon the general file of bills. In the first case the motion is,

"That the Assembly do now resolve itself into a committee of the whole upon [bill No. —, A., a bill ——] or [joint resolution No. —, A., providing, etc.] or [upon all bills relating to ———] as the case may be."

In the second case it is,

"That the Assembly do now resolve itself into a committee of the whole upon the general file of bills."

Bills, resolutions and general matters which have been once considered in committee of the whole, and in which progress has been made and leave granted for further consideration, have the preference. The motion of the committee of the whole, for their further consideration must be made under the head of "bills in which the committee of the whole have made progress and obtained leave to sit again;" and in which case the member who presided when the same matter was previously considered in committee of the whole, resumes the chair.

The motion for the committee of the whole upon the general file, must be made under the order of "bills not yet considered in committee of the whole."

When the Assembly resolves itself into committee of the whole, the Speaker selects a chairman as follows:

"The gentleman from _____, Mr. ____, will take the chair."

The appointed chairman advances to the Speaker's desk and having taken the chair, receives from the clerk the papers indicated by the motion for the committee, when the chairman announces:

"Gentlemen:—The committee have under consideration, bill No. — entitled —, (reading the title from the back of the bill.) Or in case of consideration of the general file, (the committee have under consideration the general file of bills; the first in order is bill No. —, A., entitled ——).

"The first section is as follows:

The Chairman then reads the first section, and asks-

"Are there any amendments proposed to the first section?"

If none are offered, the Chairman says:

"No amendments being offered to the first section, the second section will be read."

This process is continued through the whole bill, when at the close of the reading the Chairman says:

"The —th section and the whole bill have now been read, and are open to amendment."

At this point, after the friends of the bill have perfected it, it is customary for the opponents of the bill to open their attack.

After the discussion of the bill to such an extent as may be desired, if no amendments are made, the final vote is generally upon a motion—

"That the bill be reported back to the House without amendment."

If any other bills are before the committee, they are proceeded with in the same manner. If it is desired to have further consideration of any matter before the committee, or if the general file has not been gone through with, the motion is.

"That the committee rise, report progress, and ask leave to sit again."

If the committee has completed its duties, the motion is,

"That the committee rise and report."

Which being analogous to a motion to adjourn, is not debatable. The Chairman states the matter as follows:

"It is moved that the committee do now rise and report [or otherwise as the case may be]."

"Is the committee ready for the question?"

"GENTLEMEN: -Those who are of opinion that this committee do now [rise and report,] say aye; those of a contrary opinion, say no.

In case of doubt a division must be had, as the ayes and noes cannot be called in committee of the whole.

When the committee rises, the Speaker resumes his seat, and the Chairman, in his place on the floor, reports as follows:

"Mr. Speaker."

The Speaker answers-

"Mr. Chairman."

Who reports-

"The committee of the whole have had under consideration bill No. —, A., entitled ————, and have instructed me to report the same to the House with amendment," [or as the case may be.]

When the general file has been under consideration, the report is as follows:

"The committee of the whole have had under consideration the general file of bills, have gone through the same, and have directed me to report to the House the bills contained therein, with sundry amendments and recommendations, as follows, to wit:" [Herefollows the title of bills considered, with action taken upon them.]

In case the file has been left unfinished, the report is-

"The committee of the whole have had under consideration the general file of bills, and have made some progress therein. I am directed to report back the following bills, with the amendments and recommendations hereinafter specified, and ask leave for the committee to sit again." [Here follows the report of amendments, etc., as above.]

On the latter report, the question is-

"Shall leave be granted?"

When, upon a count, it is ascertained that a quorum is not present, the report is—

"The Committee of the Whole have had under consideration ——, and, after some progress therein, find there is no quorum present; that fact I herewith report to you."

In case of confusion or disorder, the Speaker, of his own accord, resumes the Chair temporarily, and without any formality, for the purpose of suppressing it. When order is restored, the Chairman resumes the Chair, and the business proceeds.

Upon the coming in of a report, the recommendations are at once acted on by the Assembly.

When, in Committee of the Whole, any member desires to offer an amendment, it must be reduced to writing and sent to the Chairman, who reads it, and asks—

"Is the Committee ready for the question upon the amendment?"

And if no further amendment or debate offer, he puts the question in the usual manner.

1

After a section is once passed, with an unsuccessful effort to amend it, no further amendments are in order. The strictness of this rule is, however, not always adhered to—an amendment once made, may, however, be reconsidered. Such a motion is—

"That the amendment offered by the gentleman from ———, to the —th section, be reconsidered."

And is stated as follows:

- "The gentleman from —— moves that the amendment of the gentleman from ———, to the —th section be reconsidered.
 - "Is the Committee ready for the question?
- "Those who are of the opinion that said amendment be reconsidered, say aye; those of the contrary opinion, say no."

In case the amendment is reconsidered, the Speaker says:

"The motion is carried. The amendment is reconsidered. The question now recurs upon the adoption of the amendment. Is the Committee ready for the question?" etc.

FORMS.

OF TITLES:

No. -, a bill to ----.

Amending bill:

A bill relating to ——, and amendatory of section ——, of chapter ——, of the ——. [See Joint Rule 12.]

Repealing bill:

A bill to repeal section ——, of chapter ——, of the ——, relating to ——, (filling the blanks with the proper section and chapter of the revised statutes or general laws, designating the same, and also the subject, object or purpose of the section of the chapter repealed; and in the body of every bill, the full title of the act repealed, shall be recited at length.) [See Joint Rule 18.]

Appropriation bill:

"To appropriate to _____, the sum of ____ dollars."

Titles should be written inside the bill, and endorsed upon the outside, as follows:

No. -. A.

A BILL to change the name of Andrew Jackson to James Madison.

MR. GORDEN.

RESOLUTIONS should not be entitled, but should have the name of the mover endorsed upon them. The same rule applies to amendments.

Resolutions are of no special form; the following may serve as general guide in such matters:

Res. No. -, A.

"Resolved, That three thousand copies of the Governor's message be furnished by the public printer to the Sergeant-at-Arms, for the use of the Assembly.

"Mr. Tucker."

FOR REPORTS the following form is used:

- "The committee on ——, to which was referred bill No.—, A., a bill to ——, respectfully report the same back to the House with an amendment, and recommend its passage when amended;" or,
 - "and recommend that it do pass;" or,
 - "and recommend that it be indefinitely postponed;" or,
 - "and recommend that it be referred to the delegation from ----;" or,
 - "to a select committee."

Or, if the committee report by bill:

- "The committee on ——, to which was referred ——, respectfully report by bill No. —, A., a bill to ——;
 - "And recommend its passage."

An Enacting Clause must precede the body of the bill— It must *invariably* be in the following form:

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:—Const., Art. IV, Sec. 17.

INVESTIGATIONS.

When an investigation is required into any matter, the person most interested in having the inquiry made, should move the appointment of a committee to take the subject in charge. This is done by resolution. The resolution should be so drawn as to state the precise subject to be investigated, and to give the committee all the power which the mover may deem necessary to a thorough examination into the subject matter to be laid before them; this should be done to prevent any misapprehension as to the intention and extent of the inquiry to be made. In case of the adoption of the resolution, the mover, together with other members, will be appointed a committee. They have power to send for persons and papers. The form of a subpœna is as follows:

"THE STATE OF WISCONSIN,

and eight hundred and —, at the hour of — in the —— noon, then and there, and from time to time, as required by said committee, to testify and give evidence upon the matters of inquiry before said committee. "Hereof fail not, under penalty in such case made and provided. "Given at the Assembly Chamber, in the city of Madison aforesaid, this — day of —, A. D. 18—. —, Speaker of the Assembly. "Attest: ————————————————————————————————————	
"To Hon. ————————————————————————————————————	and there, and from time to time, as required by said committee, to testify and give evidence upon the matters of inquiry before said committee. "Hereof fail not, under penalty in such case made and provided. "Given at the Assembly Chamber, in the city of Madison aforesaid, this — day of —, A. D. 18—. "Attest: "Attest:
"I, ————, chairman of the joint committee appointed to investigate ———, do hereby certify that ——————————————————————————————————	· · · · · · · · · · · · · · · · · ·
"The State of Wisconsin, to the Sergeant-at-Arms of the Assembly: "It appearing that a writ of subpena, directed to, commanding him to personally appear and attend before Messrs, on the part of the Senate, and Messrs, on the part of the Assembly, a joint committee appointed under a resolution of the Senate and Assembly, to investigate, at the room of said committee, in the city of Madison, the capital of the State, the day of, A. D. 18, at the hour of in the noon, then and there, and from time to time, as required by said committee, to testify and give evidence upon the matter of inquiry before said committee, has been issued, and that the said writ of subpena was duly personally served upon the said, on the day of, A. D. 18, and returned as provided in section 1 of an act entitled 'an act concerning evidence and witnesses,' approved February 8d, 1887; and it further appearing by the certificate of the chairman of the said joint committee, that the said has failed or neglected to appear before the said committee in obedience to the mandate of the said subpena; therefore, you are hereby commanded, in the name of the State of Wisconsin, to take the body of him, the said, and bring him before the Assembly, so that he may testify and give evidence before the said committee, and answer for his contempt of the Assembly, in not obeying the mandate of said subpena. Hereof fail not. "Given at the Assembly Chamber, in the city of Madison aforesaid, this, Speaker of the Assembly.	"I, ————, chairman of the joint committee appointed to investigate ———, do hereby certify that ——————————————————————————————————
"It appearing that a writ of subpeena, directed to, commanding him to personally appear and attend before Messrs, on the part of the Senate, and Messrs, on the part of the Senate and Assembly, a joint committee appointed under a resolution of the Senate and Assembly, to investigate, at the room of said committee, in the city of Madison, the capital of the State, the day of, A. D. 18_, at the hour of, the money of the state, the day of, A. D. 18_, at the hour of, and then and there, and from time to time, as required by said committee, to testify and give evidence upon the matter of inquiry before said committee, has been issued, and that the said writ of subpeena was duly personally served upon the said, on the day of, A. D. 18_, and returned as provided in section 1 of an act entitled 'an act concerning evidence and writesses,' approved February 8d, 1887; and it further appearing by the certificate of the chairman of the said joint committee, that the said has failed or neglected to appear before the said committee in obedience to the mandate of the said subpena; therefore, you are hereby commanded, in the name of the State of Wisconsin, to take the body of him, the said, and bring him before the Assembly, so that he may testify and give evidence before the said committee, and answer for his contempt of the Assembly, in not obeying the mandate of said subpena. Hereof fail not. "Given at the Assembly Chamber, in the city of Madison aforesaid, this, Speaker of the Assembly. ", Speaker of the Assembly.	Upon which a warrant, in the following form, may be used:
day of, A. D. 18 ", Speaker of the Assembly.	"It appearing that a writ of subpœna, directed to ————, commanding him to personally appear and attend before Messrs. ————, on the part of the Senate, and Messrs. ————, on the part of the Assembly, a joint committee appointed under a resolution of the Senate and Assembly, to investigate —————, at the room of said committee, in the city of Madison, the capital of the State, the —— day of ——, A. D. 18—, at the hour of —— in the ———— noon, then and there, and from time to time, as required by said committee, to testify and give evidence upon the matter of inquiry before said committee, has been issued, and that the said writ of subpœna was duly personally served upon the said ————, on the ———— day of ———, A. D. 18—, and returned as provided in section 1 of an act entitled 'an act concerning evidence and witnesses,' approved February 3d, 1867; and it further appearing by the certificate of the chairman of the said joint committee, that the said ————————————————————————————————————
", Speaker of the Assembly.	day of A. D. 18
	", Speaker of the Assembly.

188	MANUAL OF CUSIOMS,
To which th	e return, in ordinary cases, would be:
the body of — and the said — by said commit Assembly.	of the within process, I did, on the —— day of ——, 18—, arrest —— ——, and took him before the committee within named, ————— having refused to answer interrogatories propounded ttee, I have him, by direction of said committee, now before the
"Assembly	Chamber, ——, 18—. "—— , Sergeant-at-Arms of the Assembly."
	, declaring the defaulter to be in contempt, is the next proceeding. g form for such resolution was used at the session of 1858:
joint investiga and Messrs. — the writ of sul fully appears i thereon, now	That the neglect or failure of, to appear before the ting committee, composed of Messrs, of the Senate,, of the Assembly, in compliance with the mandate of opens of this Assembly, served upon him on the instant, as by the said writ and the affidavit of the service thereof endorsed on file with the Chief Clerk of this House, be, and the said negative hereby declared a contempt of this House."
This is follow	wed by an interrogatory, as follows:
	ry did you not appear before the <i>joint</i> investigating committee, the mandate of the supena served upon you on the —— inst.?"
	e defaulter pleads before judgment is inflicted. n is as follows:
him by a mer and which que said committee	That the refusal of ———————————————————————————————————
Followed by	the corresponding interrogatory:
	ou not answer the question put or propounded to you on the a member of the <i>joint</i> investigating committee, of which ———————————————————————————————————
he is punished	nswer is satisfactory, the offender is discharged; if otherwise, by reprimand, fine or imprisonment, or both; but such immot extend beyond the session of the Legislature.
The senest o	f a Committee on Investigation should consist of three name:

- 1. The testimony taken;
- 2. A statement of the facts proven thereby, or conclusions derived therefrom;
- 3. Resolutions, or a bill providing for the action which the committee deem proper to be taken in the premises.

QUORUMS.

Whole number electable.

- "Not less than 54 nor more than 100." Const., Art., IV., Sec. 2.
- "One from each Assembly District." Chap. 216, Gen. Laws 1861—(which provides for 100 Assembly Districts.)

To expel a Member-67.

"Two-thtrds of all the Members elected." Const., Art. IV., Sec. 8.

To do any business except to adjourn from day to day, and compel the attendance of absent Members—51.

"A majority." Const., Art. IV., Sec. 7.

To cause the ayes and nays on any question to be entered upon the journal-

"One-sixth of those present." Const., Art. IV., Sec. 20. (See table on page 190.)

To pass any bill which imposes, continues or renews a tax, or creates a debt or charge, or makes, continues or renews any appropriation of public trust, money or release, discharges or commutes a claim or demand from the State—

"A majority of three-fifths."—(31,) three-fifths, (60) being present. Const., Art. VIII, Sec. 8.

To adjourn from day to day-

"A smaller number" [than a majority.] Const., Art. IV., Sec. 7.

To compel the attendance of absent Members-

"A smaller number" [than a majority.] Const., Art. IV., Sec. 7.

To agree to an amednment of the Constitution-51.

"A majority of the Members elected." Const., Art. XII., Sec. 1.

To recommend a Constitutional Convention-

"A majority" [present.] Const., Art. XII., Sec. 2. (See table on page 190.)

To contract a public debt-51 affirmative votes.

"A majority of all the Members elected." Const. Art., VIII., Sec. 6.

To pass any bill, resolution or motion-

"A majority," (at least 26) of a quorum of (51.)

(See table on page 190.)

To make a Call of the House-15.

"Fifteen Members." Rule 66, A.

To order the previous question—(at least 26.)

"A majority present." Rule 74. A.

(See table on page 190.)

To suspend the rules—at least 34.

"Two thirds of the Members present." Rule 93, A. (See table below.)

To change the order of business-(at least 84.)

"Two-thirds of the Members present." Rule 98, A. (See table below.)

To bring in a bill which has been rejected by the Senate—(at least 67.)

"Two-thirds of the House. J. Rule 5.

TABLE

Showing the number constituting a majority, one-sixth, and two-thirds of a working quorum of any number.

No. present.	One-sixth.	Two thirds.	Majority.	No. present.	One-sixth.	Two-thirds.	Majority.	No. present.	One-sixth.	Two-thirds.	Majority.
51 52 58 54 55 56 57 58 59 60 61 62 63 64 65 66 67	9 9 10 10 10 10 10 11 11 11 11 11 11 11	34 35 36 36 37 38 38 39 40 40 41 42 42 43 44 44 45	26 27 27 28 28 29 29 30 31 31 32 33 33 34	68 69 70 71 72 78 74 75 76 77 78 79 80 81 83 84	12 12 12 12 12 13 13 13 13 14 14 14 14 14	46 46 47 48 48 49 50 51 52 52 53 54 55 56	35 36 36 37 37 38 38 39 40 41 41 42 42 43	85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100	15 15 15 15 16 16 16 16 16 17 17 17	57 58 59 60 61 62 62 63 64 64 65 66 66	48 44 44 45 46 46 47 47 48 48 49 49 50 50

ANNALS OF THE LEGISLATURE.

ANNALS OF THE LEGISLATURE!

LEGISLATIVE ASSEMBLIES

OF THE

TERRITORY OF WISCONSIN.

First Session of the First Legislative Assembly, 1836,

Convened at Belmont, Iowa County, Oct. 25, and adjourned Dec. 9, 1836.

COUNCIL.

President—HENRY S. BAIRD, of Brown. Secretary—EDWARD MCSHERRY.

Brown— Henry S. Baird, John P. Arndt.

lowa— Ebenezer Brigham, John B. Terry, James R. Vineyard. DUBUQUE— Thomas McCraney, John Foley, Thomas McKnight.

CRAWFORD—
[Had no Member of the Council.*]

MILWAUKEE— Alanson Sweet, Gilbert Knapp.

DES MOINES— Jeremiah Smith, Jr., Joseph B. Teas, Arthur B. Ingraham.

REPRESENTATIVES.

Speaker—PETER HILL ENGLE, of Dubuque. Chief Clerk—Warren Lewis.

DES MOINES—
ISABC Leffier,
Thomas Blair,
John Box,
George W. Teas,
David R. Chance,
Warren L. Jenkins,
Ell Reynolds.

James H. Lockwood, James B. Dallam. MILWAUKEE—
William B. Shelden,
Madison W. Cornwall,
Charles Durkee.

IOWA—

William Boyles, George F. Smith, Daniel M. Parkinson, Thomas McKnight, Thomas Stanley, James P. Cox. DUBUQUE—
Loring Wheeler,
Hardin Nowlin,
Hosea T. Camp,
Peter Hill Engle,
Patrick Quigley.

Brown— Ebenezer Childs, Albert G. Ellis, Alex. J. Irwin.†

^{**} Thomas P. Burnett claimed a seat, but was rejected by a vote of the Council, as the apportionment of Members belonged exclusively to the Executive of the Terrritory.
† Seat successfully contested by George McWilliams.

¹³ MANUAL.

Second Session of the First Legislative Assembly, 1837-8.

Convened at Burlington, Des Moines County, November 6, 1887, and adjourned January 20, 1838.

COUNCIL.

President-ARTHUR B. INGRAHAM, of Des Moines. Secretary-George Beatty.

BROWN-John P. Arndt. Joseph Dickinson.*

Iowa Ebenezer Brigham, John B Terry, James R. Vinevard. MILWAUKEE-Alanson Sweet, Gilbert Knapp. DUBUQUE-John Foley, Thomas McKnight,

Thomas McCranev.

Jeremiah Smith, Jr., Joseph B. Teas, Arthur B. Ingraham. CRAWFORD . [Had no Member of the Council.]

DES MOINES-

REPRESENTATIVES.

Speaker-ISAAC LEFFLER, of Des Moines. Chief Clerk-John Catlin.

Brown-Ebenezer Childs, George McWilliams, Charles C. Sholes.

William Boyles. Thomas McKnight, Thomas Shanley, James P. Cox, George F. Smith. Daniel M. Parkinson. CRAWFORD-Ira B. Bronson,§ Jean Brunet. DES MOINES Isaac Leffler. Thomas Blair, John Box, George W. Teas, David R. Chance. DUBUQUE-Peter Hill Engle, Patrick Quigley,† Loring Wheeler, Hardin Nowlin, Alexander McGregor.1 MILWAUKEE-

William B. Sheldon, Charles Durkee, Madison B. Cornwall.

Special Session of the First Legislative Assembly, 1838,

Warren L. Jenkins.

John Reynolds.

Convened at Burlington, Des Moines County, June 11, 1838, and adjourned June 25, 1838.

· COUNCIL.

President-ARTHUR B. INGRAHAM, of Des Moines. Secretary-George Beatty.

[Officers elected by Resolution.]

Brown-Alexander J. Irwin, John P. Arndt. Iowa-Ebenezer Brigham, John B. Terry, James R. Vineyard.

MILWAUKEE-Gilbert Knapp, Alanson Sweet.

Dubuque-John Foley Thomas McCraney, Thomas McKnight. DES MOINES-Arthur B. Ingraham, Joseph B. Teas, Jeremiah Smith, Jr.

CRAWFORD-Had no Member of the Council.]

^{*}In place of H. S. Baird, resigned. Mr. Dickinson's seat was contested and vacated; replaced by Alex.

J. Irwin.

†Mr. Quigley resigned his seat on the 17th of January, 1888, for cause arising out of McGregor's case, wherein he felt his dignity as a member overlooked and unsupported by the House.

†Mr. McGregor was elected in place of H. T. Camp, deceased. Was charged with having accepted a bribe at this seesion, and resigned his seat while the investigation was pending; but by a resolution of the House, at its June session, he was declared "unworthy of confidence," by a vote of the House.

§In place of James B. Dallam.

|In place of James H. Lockwood.

REPRESENTATIVES.

Speaker—WILLIAM B. SHELDON, of Milwaukee. Chief Clerk—John Catlin.

Brown—
George McWilliams,
Charles C. Sholes,
Ebenezer Childs.

Iowa—
William Boyles,
Thomas McKnight.
Daniel M. Parkinson,
Thomas Shanley,
James P. Cox,
James Collins.*

MILWAUKEE— Wm. B. Sheldon, Charles Durkee, Madison B. Cornwall.

DUBUQUE—
Peter Hill Engle,
Hardin Nowlin,
Patrick Quigley,
Lucius H. Langworthy,†
Loring Wheeler.

DES MOINES—
ISSAC Leffler,
Warren L. Jenkins,
Thomas Blair,
John Reynolds,
George W. Teas,
John Box,
David R. Chance.

CRAWFORD— Ira B. Brunson, Jean Brunet.

First Session of the Second Legislative Assembly, 1838,

Convened at Madison, November 26, 1838, and adjourned December 22, 1838.

COUNCIL.

President—WILLIAM BULLEN, of Racine.
Secretary—George Beatty.

James Collins, Levi Sterling.

GRANT— James R. Vineyard, John H. Rountree.

Rock and Walworth— James Maxwell. MILWAUKEE AND WASHINGTON—
Daniel Wells, jr.,
William A. Prentiss.
GREEN, JEFFERSON, DANE
AND DODGE—
AND DODGE—
AND OFFICE OF THE PROPERTY OF

Ebenezer Brigham

RACINE—
William Bullen,
Marshall M. Strong.
BROWN—
Alexander J. Irwin.
Morgan L. Martin.
CRAWGER

George Wilson.

REPRESENTATIVES.

Speaker—JOHN W. BLACKSTONE, of Iowa. Chief Clerk—John Catlin.

Brown— Ebenezer Childs, Charles C. Sholes, Barlow Shackleford, Jacob W. Conroe.

RACINE— Orrin R. Stevens, Zadoc Newman: Tristam C. Hoyt.

CRAWFORD— Alexander McGregor.

GRANT—
Thomas Cruson,
Nelson Dewey,
Ralph Carver,
Joseph H. D. Street.

GREEN, JEFFERSON, DANE
AND DODGE—
Daniel S. Sutherland.
ROCK AND WALWORTH—
Othni Beardsley,
Edward V. Whiton.

MILWAUKEE AND WASH-INGTON— Lucius J. Barber, William Shew. Henry C. Skinner, Ezekiel Churchill,

lowa— Russel Baldwin, John W. Blackstone, Henry M. Billings, Thomas Jenkins.

Augustus Story.

^{*} In place of George S. Smith, resigned. † In place of A. McGregor resigned.

Second Session of the Second Legislative Assembly, 1839,

Convened at Madison, January 21, 1889, and adjourned March 11, 1839.

COUNCIL.

President-JAMES COLLINS, of Iowa. Secretary-George Beatty.

Brown-Morgan L. Martin. Alexander J. Irwin. William Bullen.

Marshall M. Strong. ROCK AND WALWORTH-

James Maxwell.

GREEN, DANE, DODGE, GRANT-AND JEFFERSON- James Ebenezer Brigham.

James Collins, Levi Sterling.

CRAWFORD George Wilson. James R. Vineyard, John H. Rountree.

MILWAUKEE AND WASH-INGTON-Daniel Wells, Jr., Wm. A. Prentiss.

REPRESENTATIVES.

Speaker-JOHN W. BLACKSTONE, of Iowa. Chief Clerk-John Catlin.

Brown-Ebenezer Childs, Charles C. Sholes, Barlow Shackleford, Jacob W. Conroe.

MILWAUKEE AND WASH-INGTON Lucius J. Barber, William Shew, Henry C. Skinner, Ezekiel Churchill, Augustus Story.

RACINE-Tristam C. Hoyt, Orrin R. Stevens. Zadoc Newman.

GRANT-Thomas Cruson. Nelson Dewey, Ralph Carver, Joseph H. D. Street.

GREEN, DANE, DO AND JEFFERSON-DANE, DODGE, Daniel S. Sutherland.

CRAWFORD-Alexander McGregor, Ira B. Brunson.

Rock AND WALWORTH— Edward V. Whiton, Othni Beardsley.

Iowa-Russel Baldwin, John W. Blackstone, Thomas Jenkins, Henry M. Billings, Charles Bracken.

Third Session of the Second Legislative Assembly, 1839-40,

Convened at Madison, December 2, 1839, and adjourned January 13, 1840.

COUNCIL.

President-JAMES COLLINS, of Iowa. Secretary-George Beatty.

Brown-Morgan L Martin, Charles C. P. Arndt.

William Bullen, Lorenzo Janes.*

Rock and Walworth-James Maxwell.

MILWAUKEE AND WASH- GREEN, DANE, DODGE, INGTON-William A. Prentiss, Daniel Wells, Jr.

GRANT-James R. Vineyard, John H. Rountree.

Ebenezer Brigham.

James Collins, Levi Sterling.

CRAWFORD. Joseph Brisbois.†

^{*} In place of Marshall M. Strong, resigned. † In place of George Wilson, resigned.

REPRESENTATIVES.

Speaker-EDWARD V. WHITON, of Rock. Chief Clerk-John Catlin.

BROWN-Ebenezer Childs, Jacob W. Conroe, Charles C. Sholes, Barlow Shackleford.

MILWAUKEE AND WASH-INGTON-Augustus Story, Adam E. Ray, William R. Longstreet, William Shew. Horatio N. Wells.

ROCK AND WALWORTH-Othni Beardsley, Edward V. Whiton.

GREEN, JEFFERSON, DANE AND DODGE— Daniel S. Sutherland.

Tows-Russel Baldwin. Charles Bracken. Henry M. Bilings, Thomas Jenkins, John W. Blackstone. GRANT-Thomas Cruson, Joseph H. D. Street, Nelson Dewey, Jonathan Craig.

Ira B. Brunson. Alexander McGregor.

Orrin R. Stevens, Zadoc Newman. Tristam C. Hoyt.

Fourth (extra) Session of the Second Legislative Assembly, 1840.

Convened at Madison, August 3, 1840, and adjourned August 14, 1840.

COUNCIL.

President-WILLIAM A. PRENTISS, of Milwaukee. Secretary-George Beatty.

BROWN-Morgan L. Martin, Charles C. P. Arndt.

RACINE William Bullen, Lorenzo Janes. ROCK AND WALWORTH-James Maxwell.

MILWAUKEE AND WASH-| GREEN, DANE, JEFFERSON INGTON-William A. Prentiss. Daniel Wells, Jr. GRANT

James R. Vineyard, Jehn H. Rountree.

AND DODGE-Ebenezer Brigham. Levi Sterling,

James Collins. CRAWFORD-Charles J. Learned.*

REPRESENTATIVES.

Speaker-NELSON DEWEY, of Grant. Chief Clerk-John Catlin.

BROWN-Ebenezer Childs, Barlow Shackleford, Charles C. Sholes, Jacob W. Conroe.

MILWAUKEE AND WASH-INGTON-Adam E. Ray, William Shew Horatio N. Wells, Augustus Story, William R. Longstreet,

ROCK AND WALWORTH- GRANT-Othni Beardsley Edward V. Whiton.

GREEN, DANE, JEFFERSON AND DODGE-Daniel S. Sutherland.

Russel Baldwin. Charles Bracken, Henry M. Billings, Thomas Jenkins, John W. Blackstone. Thomas Cruson Joseph H. D. Street, Nelson Dewey, Jonathan Craig.

CRAWFORD-Ira B. Brunson, Alexander McGregor.

RACINE-Orrin R. Stevens, Zadoc Newman, Tristam C. Hoyt.

[&]quot;In place of J. Brisbois, resigned.

First Session of the Third Legislative Assembly, 1840-1,

Convened at Madison, December 7, 1840, and adjourned February 19, 1841.

COUNCIL.

President-JAMES MAXWELL, of Walworth. Secretary-George Beatty.

MANITOWOC, SHEBOYGAN, RACINE-BROWN AND FOND DU LAC-Charles C. P. Arndt, Morgan L. Martin.

MILWAUKEE AND WASH-INGTON-Jonathan E. Arnold, Don A. J. Upham.

William Bullen. Lorenzo Janes. ROCK AND WALWORTH-

James Maxwell. GREEN. DANE. JEFFERSON AND DODGE-Ebenezer Brigham.

Iowa-Levi Sterling. James Collins. GRANT John H. Rountree. James R. Vineyard.

ST. CROIX AND CRAW-FORD-Charles J. Learned.

REPRESENTATIVES.

Speaker-DAVID NEWLAND, of Iowa. Chief Clerk-John Catlin.

RACINE-George Batchelder. Thomas E. Parmelee, Reuben H. Deming.

ROCK AND WALWORTH-John Hackett. Hugh Long, Jesse C. Mills, Edward V. Whiton.

GREEN, DANE, JEFFERSON AND DODGE-Lucius J. Barber James Sutherland.

MANITOWOC, SHEBOYGAN, IOWA-Brown and Fond du TAC-William H. Bruce,* Mason C. Darling, David Giddings.

MILWAUKEE AND WASH-INGTON-Joseph Bond, Jacob Brazelton, Adam E. Ray, John S. Rockwell William Shephard.

Francis J. Dunn, Ephraim F. Ogden, Daniel M. Parkinson, David Newland.

Daniel R. Burt, Nelson Dewey, Neely Gray.

ST. CROIX AND URAW-FORD-Alfred Brunson,† Joseph R. Brown.

Second Session of the Third Legislative Assembly, 1841-2,

Convened at Madison, December 6, 1841, and adjourned February 19, 1842.

COUNCIL.

iresident-JAMES COLLINS, of Iowa. Secretary-George Beatty.

MANITOWOC, SHEBOYGAN, RACINE BROWN, FOND DU LAC Willis AND PORTAGE-Morgan L. Martin, Charles C. P. Arndt.‡

MILWAUKEE AND WASH-INGTON-John H. Tweedy,§ Don A. J. Upham.

William Bullen, Lorenzo Janes.

ROCK AND WALWORTH-James Maxwell.

Dane, Sauk, Jefferson. DODGE AND GREEN-Ebenezer Brigham.

Iowa-James Collins, Moses M. Strong.

GRANT-John H. Rountree. James R. Vineyard.

ST. CROIX AND CRAW-FORD-Charles J. Learned.

^{*} Seat successfully contested by Albert G. Ellis.
† Seat contested by Theophilus La Chapelle, and J. R. Brown appointed Commissioner to take testi-

in the counse of the property of the country and report.

I the by James R. Vineyard, Feb. 11, 1842.

I the by James R. Vineyard, Feb. 14, 1842.

Resignation sent to Council, Feb. 14th, which was refused to be accepted, and a vote expelling him from the Council was passed.

REPRESENTATIVES

Speaker-DAVID NEWLAND, of Iowa. Chief Clerk-John Catlin.

Brown, Fond du Lac. Milwaukee and Wash- Iowa-MANITOWOC, PORTGAE AND SHEBOYGAN-Mason C. Darling, Albert G. Ellis. David Giddings.

RACINE-George Batchelder, Jonathan Eastman, Thomas E. Parmelee.* ST.CROIX & CRAWFORD

Joseph R. Brown, Alfred Brunson.

INGTON-Joseph Bond Adam E. Ray, William F. Shephard, John S. Rockwell, Jacob Brazelton.

ROCK AND WALWORTH -John Hackett, Jesse C. Mills, Edward V. Whiton, James Tripp. †

Thomas Jenkins, 1 David Newland Ephraim F. Ogden. Daniel M. Parkinson.

Daniel R. Burt, Neely Gray, Nelson Dewey.

Dane, Dodge, Green, Jeffebrson &Sauk-Lucius J. Barber. James Sutherland.

First Session of the Fourth Legislative Assembly, 1842-43.

(The two Houses organized on the 5th of December, 1842, but the Governor (J. D. Dotv) refused to communicate with them, as a body legally assembled, according to the act of Congress, as no appropriation for that object had been previously made by Congress. The House's continued in session until the 10th of December, when they adjourned until the 30th of January, 1843, when they again met, and continued in session until February 6th, 1843, when they adjourned until March 6th, 1843, on which latter day, they again convened, as well in pursuance of their vote of adjournment, as in pursuance of the Governor's Proclamation, calling them together as of a special session, on that day. Of this intention of the Governor, they had been apprised by resolutions referring to his Proclamation, introduced by one of their Members at their first session. The Houses continued in session subsequently until the 25th day of March, when they adjourned without day. Both Houses again assembled on the 27th day of March, as of the second session, and adjourned on the 17th of April, 1843. The session was held at Madison. Officers the same in both sessions.]

COUNCIL.

President-MOSES M. STRONG, of Iowa, [Until March 18th, resigned.]

President-MORGAN L. MARTIN, of Brown, [After the resignation of M. M. Strong]

Secretary-John V. Ingersoll [Resigned March 81, 1848.]

Secretary-John P. Sheldon. [Appointed for balance of session.]

Brown, Manitowoc, Cal- | Walworth and Rock- | UMET, SHEBOYGAN, FOND DU LAC, WIN-NEBAGO, MARQUETTE AND PORTAGE-

Morgan L. Martin. RACINE-

Consider Heath, Peter D. Hugunin.

Charles M. Baker, Edward V. Whiton. JEFFERSON, DANE, GREEN Dodge and Sauk-Lucius J. Barber.

John H. Rountree, Nelson Dewey.

MILWAUKEE AND WASH-INGTON-Hans Crocker. Lemuel White

David Newland. Moses M. Strong. CRAWFORD & ST. CROIX-

TheophilusLaChapelle.

* Elisha S. Sill claimed a seat as an additional member, but was not admitted. Mr. Parmelee afterwards resigned.

† In place of Hugh Long, resigned.

† In place of F. J. Dunn, resigned.

§ Seat contested and awarded to Theophilus La Chappelle.

§ Seat contested and awarded to Theophilus La Chappelle. ii These Councillors did not take their seats until March 6th, 1863.

REPRESENTATIVES.

Speaker-ALBERT G. ELLIS, of Portage. Chief Clerk-John Catlin.

MANITOWOC, SHEBOYGAN, IOWA-BROWN, CALUMET. FOND DU LAC, MAR-CALUMET. QUETTE, WINNEBAGO. AND PORTAGE-Albert G. Ellis. Mason C. Darling, David Agry.

DANE, GREEN, JEFFERSON SAUK AND DODGE-Isaac H. Palmer. Lyman Crossman, Robert Masters.

Robert M. Long. Moses Meeker, William S. Hamilton. CRAWFORD & ST. CROIX-John H. Manahan. RACINE. Philander Judson.

John T. Trowbridge, Peter Van Vleet.* GRANT Franklin Z. Hicks. Alonzo Platt. Glendower M. Price.

MILWAUKEE AND WASH-INGTON-Andrew E. Elmore, Benjamin Hunkins, Thomas H. Olin, Jonathan Parsons, Jared Thompson, George H. Walker.

WALWORTH AND ROCK-John Hopkins, James Tripp, John M. Capron, Wm. A. Bartlett.

Second Session of the Fourth Legislative Assembly, 1843-44.

Convened at Madison, December 4, 1843, and adjourned January 31, 1844.

COUNCIL.

President-MARSHALL M. STRONG, of Racine. Secretary-BEN. C. EASTMAN.

MANITOWOC, SHEBOYGAN, MILWAUKEE AND WASH- GRANT-Brown, Fond DU Lac, Portage, Win-nebago, Calumet, NEBAGO, AND MARQUETTE-Morgan L. Martin.

ROCK AND WALWORTH-Charles M. Baker, Edward V. Whiton.

INGTONemuel White. Hans Crocker, David Newland.

Dane, Green, Jefferson SAUK AND DODGE— Lucius J. Barber. Iowa-

Moses M. Strong.

John H. Rountree,

Nelson Dewey. Michael Frank, Marshall M. Strong.

CRAWFORD AND ST. Croix-Theophilus LaChappelle

REPRESENTATIVES.

Speaker-GEORGE H. WALKER, of Milwaukee. Chief Clerk-John Catlin.

BROWN, CALUMET, FOND DU LAC, MAR- IOWA-QUETTE, WINNEBAGO, AND PORTAGE Albert G. Ellis, David Agry, Mason C. Darling.

ROCK AND WALWORTH-John M. Capron, William A. Bartlett, John Hopkins, James Tripp.

John H. Manahan.

Moses Meeker, George Messersmith, Robert M. Long. Grant-

Alonzo Platt, Glendower M. Price, Franklin Z. Hicks. RACINE

John T. Trowbridge, Levi Grant, Ezra Birchard.

MANITOWOC, SHEBOYGAN, | CRAWFORD & ST. CROIX- | MILWAUKEE AND WASH-INGTON-Andrew E. Elmore, Benjamin Hunkins, Thomas H. Olin. Jonathan Parsons, Jared Thompson, George H. Walker.

> Dane, Dodge, Green Jefferson, & Sauk-GREEN, Robert Masters, Lyman Crossman, Isaac H. Palmer.

^{*} Took his seat March 6, 1848.

Third Session of the Fourth Legislative Assembly, 1845,

Convened at Madison, January 6, 1845, and adjourned February 24, 1845.

COUNCIL.

President-MOSES M. STRONG, of Iowa. Secretary-Benjamin C. Eastman.

Brown, Fond du Lac. MARQUETTE, PORTAGE CALUMET AND WIN-NEBAGO

Randall Wilcox.

GRANT-Nelson Dewey, John H. Rountree.

Charles M. Baker, Edward V. Whiton. Iowa-

Moses M. Strong. MILWAUKEE AND WASH-INGTON-

Adam E. Ray, James Kneeland, Jacob Kimball.

MANITOWOC, SHEBOYGAN, | ROCK AND WALWORTH- | ST. CROIX AND CRAW-FORD-Wiram Knowlton.

> Michael Frank. Marshall M. Strong.

DANE, SAUK, JEFFERSON, DODGE AND GREEN-John Catlin.

REPRESENTATIVES.

Speaker-GEORGE H. WALKER, of Milwaukee. Chief Clerk-LA FAYETTE KELLOGG.

BROWN, FOND DU LAC, MARQUETTE, PORTAGE CALUMET AND WIN- RACINE-NEBAGO Mason C. Darling, Abraham Brawley,

William Fowler.

ROCK AND WALWORTH-Stephen Field, Jesse C. Mills, Salmon Thomas. Jesso Moore.

MANITOWOC. SHEBOYGAN, ST. CROIX AND CRAW- DANE, SAUK, JEFFERSON, FORD-James Fisher.

> Robert McClellan. Orson Sheldon, Albert G. Northway. Iowa-

James Collins, Robert C. Hoard, Solomon Oliver. GRANT-

Thomas P. Burnett. Thomas Cruson, Franklin Z. Hicks.

DODGE AND GREEN-Charles S. Bristol, Noah Phelps George H. Slaughter.

MILWAUKEE AND WASH-INGTON Charles E. Brown, Pitts Ellis. Byron Kilbourn Benjamin H. Mooers, William Shew George H. Walker.

Fourth Session of the Fourth Legislative Assembly, 1846.

Convened at Madison, January 5th, and adjourned February 3, 1846.

COUNCIL.

President-NELSON DEWEY, of Grant.

Secretary-Ben. C. Eastman. [Resigned Jan. 19th, and Wm. R. Smith elected.]

CALUMET AND WIN-

NEBAGO-Randall Wilcox.

ST. CROIX, CRAWFORD, CHIPPEWA AND LA POINTE Wiram Knowlton.

RACINE-Michael Frank, Marshall M. Strong.

DANE, SAUK, JEFFERSON, DODGE AND GREEN John Catlin.

MANITOWOO, SHEBOYGAN, ROCK AND WALWORTH— MILWAUKEE AND WASE-BROWN, FOND DULAC, Charles M. Baker, MARQUETTE, PORTAGE Edward V. Whiton. Curtis Reed, Curtis Reed, James Kimball James Kneeland Iowa-

Moses M. Strong. GRANT-Nelson Dewey. John H. Rountrèe,

Stockbridge Indian. (13-A) MANUAL.

REPRESENTATIVES

Speaker-MASON C. DARLING, of Fond du Lac. Chief Clerk-LA FAYETTE KELLOGG.

MANITOWOC, SHEBOYGAN, GRANT-BROWN. CALUMET. FOND DU LAC, MAR-QUETTE, WINNEBAGO. AND PORTAGE Abraham Brawley, Mason C. Darling, Elisha Morrow.

Dane, Dodge, Green. Jefferson & Sauk-Mark R. Clapp, William M. Dennis, Noah Phelps.

Rock-Ira Jones. Armstead C. Brown, Thomas P. Burnett, Thomas Cruson.

Walworth-Caleb Crosswell, Warren Earl, Gaylord Graves.

Andrew B. Jackson, Orson Sheldon, Julius Wooster.

MILWAUKEE AND WASH-INGTON Samuel H. Barstow. John Crawford, James Magone Benjamin H. Moners. Luther Parker, William H. Thomas. CRAWFORD, CHIPPEWA.

LA POINTE AND ST, CROIX-James Fisher. Iowa-Henry M. Billings, Robert C. Hoard.

Charles Pole.

First Session of the Fifth Legislative Assembly, 1847,

Convened at Madison, January 4, and adjourned February 11, 1847.

COUNCIL.

President-HORATIO N. WELLS, of Milwaukee. Secretary-Thomas McHugh.

MANITOWOC, WINNEBAGO, WALWORTH-Brown. FOND DU LAC. MARQUETTE, COLUM-BIA AND PORTAGE-Mason C. Darling.

MILWAUKEE— Horatio N. Wells.

Frederick S. Lovell, Marshall M. Strong.

Henry Clark. ROCK.

Andrew Palmer. IOWA AND RICHLAND-William Singer. WAUKESHA-Joseph Turner.

CRAWFORD-Benjamin F. Manahan.

GRANT-Orvis McCartney.

GREEN, DANE & SAUK-Alexander L. Collins.

Dodge and Jefferson-John E. Holmes.

WASHINGTON AND SHE-BOYGAN-Chauncey M. Phelps.

REPRESENTATIVES

Lpeaker-WILLIAM SHEW, of Milwaukee. (hief Clerk-LA FAYETTE KELLOGG.

RACINE-Uriah Wood, Elisha Raymond,

Charles A. Bronson, Palmer Gardiner.

MILWAUKEE-William Show. Andrew Sullivan, William W. Brown.

IOWA AND RICHLAND-Timothy Burns. James D. Jenkins. Thomas Chilton.

Grant-Armstead C. Brown, William Richardson.

GREEN, DANE & SAUK-Charles Lum, William A. Wheeler, John W. Stewart.

WASHINGTON AND SHE-BOYGAN-Harrison C. Hobart.

Dodge and Jefferson-George W. Green, John T. Haight, James Giddings.

Rock-Jared G. Winslow, James M. Burgess.

Waukesha-Joseph Bond, Chauncey G. Heath.

CRAWFORD-Joseph W. Furber.

MANITOWOC, WINNEBAGO, BROWN, FOND DU LAC, MARQUETTE, COLUM-BIA AND PORTAGE— Elisha Morrow, Hugh McFarlane.

Special Session of the Fifth Legislative Assembly, 1847, Convened October 18, and adjourned October 27, 1847.

COUNCIL.

President-HORATIO N. WELLS, of Milwaukee. Secretary-Thomas McHugh.

RACINE-Frederick S. Lovell. Philo White.

Andrew Palmer.

IOWA, LA FAYETTE AND RICHLAND-Ninian E. Whiteside.

WASHINGTON AND SHE-BOYGAN-Chauncey M. Phelps.

WALWORTH-Henry Clark.

GRANT-Orris McCartney.

GREEN, DANE & SAUK--Alexander L. Collins.

MILWAUKEE-Horatio N. Wells.

WAUKESHA Joseph Turner. JEFFERSON AND DODGE-John E. Holmes.

CRAWFORD, ST. CROIX, CHIPPEWA AND LA POINTE Benjamin F. Manahan.

BROWN, MANITOWOC, CAL-UMET, WINNEBAGO, FOND DU_LAC, MAR-QUETTE, PORTAGE & COLUMBIA Mason C. Darling,

REPRESENTATIVES.

Speaker-ISAAC P. WALKER, of Milwaukee. Chief Clerk-LAFAYETTE KELLOGG.

RACINE G. F. Newell, Dudley Cass.

Eleazer Wakeley, George Walworth.

IOWA, LA FAYETTE AND RICHLAND-Timothy Burns, M. M. Cothren, Charles Pole.

MILWAUKEE Isaac P. Walker, James Holliday, Asa Kinney.

Neah H. Virgin, Daniel R. Burt.

GREEN, DANE & SAUK-E. T. Gardner, Alexander Botkin, John W. Stewart.

JEFFERSON AND DODGE-Levi P. Drake. Horace D. Patch, James Hanrahan.

CRAWFORD, ST. CROIX, CHIPPEWA AND LA POINTE-Henry Jackson.

WASHINGTON AND SHE-BOYGAN-Benjamin H. Mooers.

WAUKESHA George Reed, L. Martin.

Rock-Daniel C. Babcock, George H. Williston.

Brown, Manitowoo, Cal-WINNEBAGO, UMET, FOND DU LAC, MAR-QUETTE, PORTAGE & COLUMBIA-G.W.Featherstonhaugh. Moses Gibson.

Second Session of the Fifth Legislative Assembly, 1848, Convened February 7, and adjourned March 13, 1848.

COUNCIL.

President-HORATIO N. WELLS, of Milwaukee. Secretary-Thomas McHugh.

RACINE-Frederick S. Lovell. Philo White.

WALWORTH-Henry Clark.

Rock-

Andrew Palmer. Orris McCartney.

GREEN, DANE & SAUK-Alexander L. Collins. IOWA, LA FAYETTE AND MILWAUKER-RICHLADND Ninian E. Whiteside. WATTKESHA-Joseph Turner.

JEFFERSON AND DODGE John E. Holmes.

CRAWFORD, ST. CROIX. CHIPPEWA AND LA POINTE. Benjamin F. Manahan. Horatio N. Wells.

Washington and She-BOYGAN-Chauncey M. Phelps.

BROWN, MANITOWOO, CAL-UMET, FOND DU LAC, WINNEBAGO. MAR-QUETTE, PORTAGE & COLUMBIA-Mason C. Darling.

REPRESENTATIVES.

Speaker-TIMOTHY BURNS, of Iowa. Chief Clerk-LA FAYETTE KELLOGG.

IOWA, LA FAYETTE AND BROWN, MANITOWCC, CAL- MILWAUKEE—
RICHLAND—
Timothy Burns,

BROWN, MANITOWCC, CAL- MILWAUKEE—
ISSAC P. Walker,
PORTAGE, MARQUETTE
James Holliday, Timothy Burns, Charles Pole, M. M. Cothren. GRANT-Noah H. Virgin, Dan. R. Burt.

Washington and She-BOYGAN— Benj. H. Mooers.*

GREEN, DANE AND SAUK-E. T. Gardner. John W. Stewart Alexander Botkin.

WINNEBAGO AND CO-LUMBIA-G.W.Featherstonhaugh Moses Gibson.

RACINE— G. F. Newell, Dudley Cass. WALWORTH— Eleazer Wakeley, George Walworth.

Rock-Daniel C. Babcock, George H. Williston. Asa Kinney.

WAUKESHA-George Reed, L. Martin.

JEFFERSON AND DODGE-Levi P. Drake, Horace D. Patch, James Hanrahan.

CRAWFORD, ST. CROIX, CHIPPEWA AND LA POINTE-Henry Jackson.

^{*} Resigned his seat because a bill in relation to Washington County was rejected.

STATE GOVERNMENT.

[The first session of the State Legislature was held at the Capitol at Madison, on Monday, the fifth day of June, A. D. 1848, pursuant to the Constitution, which had been adopted by a large majority vote of the people. The apportionment of Senators and Representatives was under Constitutional provisions, until otherwise declared by law.]

First Session of the State Legislature, 1848, Convened June 5, 1848, and adjourned August 21, 1848.

SENATE.

Lt. Governor—JOHN C. HOLMES, President. Chief Clerk—Henry G. Abbey.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2	H. C. Hobart Henry Merrell	Sheboygan. Ft.Winnebago	11 12	Fred. W. Horn M. B. Williams.	Cedarburg.
8	D. G. Fenton Warren Chase	Ceresco.	13 14	Joseph Turner John W. Boyd	Waukesha. Geneva.
5 6	H. M. Billings Geo. W. Lakin	Highland. Platteville.	15	Otis W. Norton. C. L. Sholes	Milton. Racine.
8	Thos. R. Gibson. E. T. Gardner	Monroe.	16 17 18	Philo White Asa Kinney	Green Lake.
9 10	Simeon Mills Wm. M. Dennis.	Madison.	19	R. N. Messenger	

ASSEMBLY.

Speaker—NINIAN E. WHITESIDE, of La Fayette. Chief Clerk—Daniel Noble Johnson.

Names.	Post Office.	Names.	Post Office.
Brown— David Agry	Green Bay.	Doder— Lorenzo Merrell Chas. Billinghurst.	Beaver Dam. Juneau.
Lemuel Goodell Columbia— Joseph Kerr	Randolph	Benjamin Randall. Monroe Thompson. Stephen Jones	
CRAWFORD AND CHIP- PEWA William T. Sterling,	•	FOND DU LAC— Charles Doty Jonath'nDaugherty	Fond du Lac
DANE— H. M. Warner Ebenezer Brigham. Samuel A. Roys	Cottage Grove. Blue Mounds.	GRANT— James Gilmore Noah H. Virgin A. C. Brown Arthur W. Worth	Patch Grove Platteville. Potosi.

FIRST SESSION OF STATE LEGISLATURE-ASSEMBLY-(continued.)

Names.	Post Office.	Names.	Post Office.
GREEN— Henry Adams IOWA & RICHLAND— Thos. Jenkins Abner Nichols JEFFERSON— Wales Emmons Peter H. Turner Davenport Rood LA FAYETTE— Elias Slothower NinianE. Whiteside MARQUETTE— Archibald Nichols. MILWAUKEE— Edward Wunderly. Augustus Greulich. Wm. W. Brown Leonard P. Crary Andrew Sullivan Horace Chase Perley J. Shumway MANITOWOC— EZTA Durgen ST. CROIX AND LA POINTE— Wm. R. Marshall* POETAGE— James M. Campbell RACINE— David McDonald Henry B. Roberts	Dodgeville. Mineral Point. Belmout. Milwaukee. Milwaukee. Milwaukee. Milwaukee. Milwaukee. Milwaukee. Milwaukee.	RACINE—(con). Samuel E. Chapman Julius L. Gilbert Elias Woodworth. ROCK— G. F. A. Atherton. AlansonB. Vaughan A. P. Blakeslee Hobert T. Carey. Nathaniel Strong. SAUK— Delano Pratt SHEBOYGAN— Charles E. Morris. Jedediah Brown. WALWORTH— Gaylord Graves Prosper Cravath. E. D. Richardson Hugh Long. Milo Kelsey WAUKESHA— Joseph W. Brackett Dewey K. Warren C. G. Heath. G. M. Humphrey Joseph Bond. WASHINGTON— Herry Allen. B. H. Mooers A. Zimmerman. D. W. Maxon William Caldwell.	Union. Johnstown.

Second Session of the State Legislature, 1849,

Convened on the 10th of January, 1849, and adjourned April 2, 1849. SENATE.

Lt. Governor—JOHN E. HOLMES, President. Chief Clerk—WILLIAM R. SMITH.

Dia.	Names.	Post Office.	Dis.	Names.	Post Office.
1	Lemuel Goodell†		11	Fred'k W. Horn.	
2	Henry Merrell James Fisher.	Ft.Winnebago	12 13	My'nB. Williams Frd. A. Sprague.	Watertown,
4	Warren Chase	Ceresco.	14	John W. Boyd	Geneva.
6	M. M. Cothren Geo. W. Lakin	Mineral Point. Platteville.	15 16	Otis W. Norton. C. L. Sholes	Milton. Kenosha.
7	Dennis Murphy‡	Shullsburg.	17	Vic. M. Willard.	
8	E. T. Gardner	Monroe. Madison.	18 19	Asa Kinney John B. Smith	Milwankee.
10	Wm. M. Dennis.	Watertown.			

^{*} Seat contested and vacated, replaced by Joseph Bowron.

† Seat contested by H. Eugene Eastman on the ground of ineligibility; but sustained in his seat by a
voice on report made.

‡ Resigned his seat having been a postmaster when elected.

SECOND SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker-HARRISON C. HOBART, Sheboygan. Chief Clerk-Robert L. REAM.

Names.	Post Office.	Names.	Post Office.
Brown John F. Meade	Green Bay.	MILWAUKEE—con. Enoch Chase Robert Wasson, Jr.	Lake.
CALUMET— A. D. Dick*	Manchester.	MANITOWOC-	
Columbia— Joseph Kerr	Randolph.	Charles Kuehn Portage	Manitowoc.
CRAWFORD AND CHIP- PEWA-	-	John Delaney RACINE—	Stevens Poin
J. O'Neill	Black River.	Marshall M. Strong Jas. D. Reymert	Racine. Norway.
DANE— Chas. Rickerson Ira W. Bird Samuel H. Roys	Madison.	M. S. Ayres Otis Colwell H. S. Thorp	Burlington.
DODGE— Paul Juneau Hiram Barber George C. King Jedediah Kimball Parker Warren	Theresa. Oak Grove. Shields, Portland. Beaver Dam.	ROCK— A. W. Pope S. G. Colley L. H. Page Paul Crandall J. F. Willard	Beloit.
Fond du Lac— M. L. Noble J. Daugherty	Fond du Lac. Rosendale.	SAUK Cyrus Leland SHEBOYGAN	
GRANT— Robert Young David Gillilian Robert M. Briggs Jas. R. Vineyard	Wyalusing. Potosi. Beetown. Platteville.	H. C. Hobart J. Brown St. Croix and La Pointe— Joseph Bowron	Sheboygan. Sheboy. Fall Hudson.
GREEN- J. C. Crawford	Monroe.	WALWORTH— Samuel Pratt	
Iowa— Jabez Pierce Timothy Burns	Mineral Point. Dodgeville.	E. J. Hazard Samuel D. Hastings G. H. Lown Milo Kelsey	La Grange,
JEFFERSON Benjamin Nute J. K. Pike Wm. H. Johnson	Milford. Cold Spring. Fort Atkinson.	WAUKESHA— Wm. H. Thomas J. M. Wells Albert Alden	Lisbon. Prairieville. Delafield.
La Faverre Dan. M. Parkinson. Wm. Hill	Willow Sp'ngs New Diggings.	D. H. Rockwell Thos. Sayden Washington—	Oconomowoo North Prairie
Marquette— Satterlee Clark, Jr.	Green Lake.	Solon Johnson James Fagan	Pt. Washingt' Jackson.
MILWAUKEE— James B. Cross	Milwaukee.	Peter Turck Patrick Toland	Mequon. Erin.
Z. A. Cotton Julius White S. H. Martin John Flynn, Jr	Milwaukee. Milwaukee. Milwaukee.	C. M. Phelps WINNEBAGO— T. J. Townsend	Addison. Winnebago.

Third Session of the State Legislature, 1850,

Convened January 9, and adjourned February 11, 1850.

SENATE.

Lt. Governor—SAMUEL W. BEALL, President. Chief Clerk—Wm. R. SMITH.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 3 4 5 6 7 8 9	Lemuel Goodell. G. D. G. Mcore. James Fisher. J. A. Eastman. M. M. Cothren. J. H. Rountree. Dennis Murphy. W. Rittenhouse. A'ex. Botkin. Jas. Giddings.	Stockbridge. Prairie du Sac. Pr. du Chien. Fond du Lac. Mineral Point. Platteville. Shullsburg. Monroe. Madison. Chester.	11 12 13 14 15 16 17 18 19	Fred. W. Horn P. H. Turner F. A. Sprague George Gale Otis W. Norton. Elijah Steele V. M. Willard Duncan C. Reed. John B. Smith	Pike. Waterford.

ASSEMBLY.

Speaker—M. M. STRONG, of Iowa. Chief Clerk—ALEX. T. GRAY.

Names.	Post Office.	Names.	Post Office.
BROWN— Chas. D. Robinson. CALUMET— D. E. Wood COLUMBIA— Hugh McFarlane CRAWFORD & CHIP- FEWA— Wm. T. Sterling DANE— John Hasey Chauncey Abbott O. B. Bryant DODGE— Oscar Hurlburt James Murdock John Lowth Wm. T. Ward	Manchester. Portage City. Mt. Sterling. York. Madison. Rutland. Lomira. Neosho.	IOWA— M. M. Strong T. M. Fullerton JEFFERSON— A. Vanderpool Alva Stewart LA FAYETTE— C. DeLong J. K. Williams MARQUETTE— B. B. Spaulding MILWAUKEE— J. B. Cross C. E. Jenkins Ed. McGarry J. E. Cameron G. M. Fitzgerald. Enoch Chase	Waterloo. Concord. Ft. Atkinson. Belmont.
Malcom Sellers FOND DU LAC- M. L. Noble Bertine Pinckney GRANT- H. D. York Wm. McGonigal John B. Turley J. E. Dodge GREEN- Wm. C. Greene	Fond du Lac. Ripon. Potosi. Lancaster. Cassville. Lancaster.	Samuel Brown MANITOWOC— Samuel Kuehn PORTAGE— W. D. McIndoe RACINE— H. N. Chapman S. O. Bennett C. P. Barnes Samuel Hale Geo. M. Robinson.	Wausau. Racine. Raymond.

THIRD SESSION OF STATE LEGISLATURE-ASSEMBLY-(continued.)

Fourth Session of the State Legislature, 1851,

Convened January 8, 1851, and adjourned March 18, 1851.

SENATE.

Lt. Governor—SAMUEL W. BEALL, President. Chief Clerk—William Hull.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 3 4 5 6 7 8 9	Theo. Conkey G. De G. Moore. H. A. Wright J. A. Eastman. Levi Sterling J. H. Rountree. S. G. Bugh W. Rittenhouse. E. B. Dean, Jr James Giddings.	Prairie du Sac. Pr. du Chien. Fond du Lac. Mineral Point. Platteville. Shullsburg. Monroe. Madison.	11 12 13 14 15 16 17 18 19	H. G. Turner P. H. Turner George Hyer George Gale Andrew Palmer. O. S. Head S. O. Bennett Duncan C. Reed. F. Huebschmann	Elkhorn, Janesville. Kenosha. Racine. Milwaukee.

ASSEMBLY.

Speaker-FREDERICK W. HORN, of Washington. Chief Gerk-Alexander T. Gray.

Names.	Post Office.	Names.	Post Office.
Brown— John F. Lessey	Green Bay.	DANE— Abram A. Boyce	Lodi.
CALUMET— William H. Dick		Augustus A. Bird Gabriel Bjornson	Madison. Perry.
Columbia— William T. Bradley	Leeds.	John Muzzy Asa W. French	Mayville. Herman.
CRAWFORD AND CHIP		John Lowth Charles B. Whitton	Lowell.
William T. Price	Bl. River Falls	William E. Smith	Fox Lake.

FOURTH SESSION OF STATE LEGISLATURE—ASSEMBLY—(continued.)

Names.	Post Office.	Names.	Post Office.
Robert M. Briggs W. R. Biddlecome. GREEN— Julius Hurlbut IOWA— C. G. Rodolf	Platteville. Beetown. Potosi. Monroe. Mineral Point.	THON— THON— THON— T. J. MOTMAN RACINE— W. L. Utley P. Van Vllet. J. Tinker ROCK— E. Vincent W. F. Tompkins. J. Bannister J. Kinney J. D. Seaver SAUK— N. Perkins. SHEBOYGAN— A. D. La Due.	Stevens Point. Racine. Milton. Janesville. Beloit. Lima. Cookville. Sauk City. Sheboygan.
P. Rogan S. T. Clothier KENOSHA— O. P. Hale		J. D. Murphy Walworth— A. E. Ray H. C. Hemmingway	Geneva.
LA FAYETTE— N. Olmsted	Somers. Cottage Inn. Gratiot.	E. Estabrook E Easton W. Spooner WAUKESHA— J C. Snover	Whitewater. Elkorn. Waukesha.
	Milwaukee. Milwaukee.	P. D. Gifford A. V. Groot W. A. Cone H. Fuller, Jr	North Prairie.
J. L. Doran G. H. Walker E. Chase T. G. Osborne	Milwaukee. Milwaukee. Milwaukee. Milwaukee. Milwaukee. Milwaukee.	Washington— F. W. Horn H. Moore F. Stock F. Everley J. D. Tull.	Cedarburg. Ozaukee. Cedar Creek.
Manitowoc— G. C. O. Malmros		WINNEBAGO— E. Eastman	Count Order.

Fifth Session of the State\Legislature, 1852,

Convened January 14, 1852, and adjourned April 19, 1852.

SENATE.

Lt. Governor—TIMOTHY BURNS, President. Chief Clerk—John K. Williams.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 8 4 5 6 7 8 9	T. Conkey. J. S. Alban H. A. Wright B. Pinckney. L. Sterling J. C. Squires S. G. Bugh T. S. Bowen E. B. Dean, Jr. J. Prentice	Plover. Prairie duCh'n Rosendale. Mineral Point. Platteville. Shullsburg. Madison.	11 12 13 14 15 16 17 18 19	H. G. Turner A. Stewart E. B. West E. Wakeley A. Palmer J. R. Sharpstein S. O. Bennett D. C. Reed F. Huebschmann	Ft. Atkinson. Waukesha. Whitewater. Janesville. Milwaukee. Racine. Milwaukee.

FIFTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker-JAMES McMILLAN SHAFTER, of Sheboygan. Chief Clerk-Alexander T. Gray.

Names.	Post Office.	Names.	Post Office.
BROWN, DOOR, OCONTO & OUTAGAMIE— Uriah Peak CALUMET— James Cramond	Green Bay Manchester.;	MILWAUKEE—(con.) Joseph A. Phelps Wallace W. Graham Jonat'n L. Burnham Edward Hasse Valenting Krocell	Milwaukee. Milwaukee. Milwaukee.
COLUMBIA— James T. Lewis CRAWFORD, CHIPPE- WA, BAD AX AND LA CROSSE—	Columbus.	Valentine Knoell William Beck MANITOWOC— Ezekiel Ricker PORTAGE AND MARA- THON—	Milwaukee. Milwaukee.
Andrew Briggs DANE— Alexander Botkin Hiram H. Giles William A. Pierce	Madison. Stoughton. Sun Prairie.	George W. Cate RACINE— William L. Utley Abraham Gordon	Stevens Point. Racine. Racine.
DODGE— D. L. Bancroft, T. B. Sterling Maxi'lian Averbeck William H. Green Horace D. Patch	Waupun. Iron Ridge. \tag{V} Lowell. Beaver Dam.	James Catton Rock— Wm. A. Lawrence. Simeon W. Abbott. John Hackett George R. Ramsey. Azel Kinney	Janesville. Spring Valley. Beloit. Janesville. Lima Center.
FOND DU LAC— Benjamin F. Moore N. M. Donaldson GRANT— WilliamRichardson Noah Cl. mmons	Waupun.	SAUK— Jonathan W. Fyffe. SHEBOYGAN— J.McMillanShafter. David B. Conger	Sheboygan.
David McKee Joel Allen Barber GREEN— T. J. Safford	Potosi. Lancaster. Monroe.	ST. CROIX ANN LA POINTE— Otis Hoyt WALWORTH—	Hudson.
Iowa & Richland— John Toay L. M. Strong	Mineral Point. Highland.	Stephen S. Barlow— J. H. Cooper Timothy H. Fullows Zerah Meade Lewis N. Wood	Elkhorn.
JEFFERSON— Thomas R. Mott A. H. VanNorstrand Jacob Skinner KENOSHA— C. Latham Sholes Lathrop Burgess	Palmyra.	WAUKESHA— John U, Hillard Denn. Worthington Thomas Sugden Publius V. Monroe. Fin'l'yMcNaughton	Summit. North Prairie.
LA FAYETTE— James H. Earnest Matthew Murphy.*		Washington— Simon D. Powers Phineas M. Johnson Adam Staats	Pt.Washingt'n
MARQUETTE & WAU-	1	Baruch S. Weil WINNEBAGO & WAU-	Cedar Creek. West Bend.

Sixth Session of the State Legislature, 1853.

[This Legislature convened on the 12th of Januury, 1853, and adjourned on the 4th day of April 1853, until the 5th day of June following, for the purpose that the Senate might sit as a Court of Impeachment, and the Assembly be present to prosecute the trial of Levi Hubbell, Judge of the Second Judicial Circuit, against whom Articles of Impeachment had been exhibited, charging him with acts of corrupt conduct and malfeasance in office. For this purpose the Legislature again convened on the 6th day of June, and adjourned finally on the 13th of July, 1858.]

SENATE.

Lt. Governor—TIMOTHY BURNS, President. Chief Clerk—John K. Williams.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 3 4 5 6 7 8 9 10 11 12 13	H. N. Smith J. S. Alban A. M. Blair B. S. Weil E. M. Hunter Duncan C. Reed John W. Cary J. R. Sharpstein. G. R. McLane M. H. Bovee T. T. Whittlesey E. Wakeley Charles Dunn.	Racine. Milwaukee. Summit. Waukesha.	14 15 16 17 18 19 20 21 22 23 24 25	Alva Stewart Levi Sterling J. C. Squires Ezra Miller J. R. Briggs, Jr. Benjamin Allen. B. Pinckney Coles Bashford. Judson Prentice D. S. Vittum T. S. Bowen Jas. T. Lewis	Beloit. Beloit. Rosendale. Oshkosh. Watertown. Baraboo. Waupun.

ASSEMBLY.

Speaker-HENRY L. PALMER, of Milwaukee. Chief Clerk-Thomas McHugh.

Names.	Post Office.	Names.	Post Office.
ADAMS AND SAUK— Charles Armstrong. BAD AX AND CRAW-	Baraboo.	Dodge— E. N. Foster Whitman Sayles Wm. M. Dennis	Rubicon.
FORD— Hiram A. Wright Brown, _ Kewaunee		Patrick Kelly John W. Davis Edwin Hillyer	Elba. Fox Lake.
AND DOOR— Randall Wilcox CALUMET—	Depere.	FOND DU LAC— Querin Lœhr I. S. Talmadge	
James Robinson CHIPPEWA AND LA CROSSE—	Chilton.	Charles D. Gage N. M. Donaldson GRANT-	
Albert D. Ladue Columbia—		Henry D. York . Hymen E. Block Titus Hayes	Hazel Green. Potosi.
O. D. Coleman John Q. Adams Dank—		Jeremiah E. Dodge J. A. Barber	Lancaster. Lancaster.
Mathew Roche Harry Barnes S. W. Fields	Middleton.	GREEN— Thomas Fenton Iowa—	Monroe.
P. C. Burdick H. L. Foster	Albion.	Henry Madden P. W. Thomas	Dodgeville. Mineral Point.

SIXTH SESSION OF STATE LEGISLATURE-ASSEMBLY-(continued.)

RACINE— H. T. Sanders. W. H. Roe. T. West. P. Belden. RICHLAND— H. Connor. ROCK— C. Stevens. H. Stebbins. W. D. Murray H. Holmes. SHEBOYGAN— D. Taylor C. B. Coleman. WASHINGTON— J. W. Porter.	Janesville. Union. Beloit. Janesville.
T. West. P. Belden RICHLAND— H. CONNOR C. Stevens. H. Stebbins. W. D. Murray H. Holmes. SHEBOYGAN— D. Taylor C. B. Coleman WASHINGTON— J. W. Porter.	Janesville. Union. Beloit. Janesville,
H. Connor ROCK— C. Stevens	Union. Beloit. Janesville.
C. Stevens. H. Stebbins. W. D. Murray H. Holmes. SHEBOYGAN— D. Taylor C. B. Coleman. WASHINGTON— J. W. Porter.	Union. Beloit. Janesville.
W. D. Murray H. Holmes. SHEBOYGAN— D. Taylor C. B. Coleman. WASHINGTON— J. W. POrter.	Beloit. Janesville.
D. Taylor	Sheboygan.
Washington- J. W. Porter	
0. ** . 1 01 061	
C. E. Chamberlain. W. E. Barnes C. Shulties	Barton.
WALWORTH— John Bell	
J. Lauderdale J. W. Seaver	La Grange.
O. F. Bartlett T. W. Hill	Springfleld.
WAUKESHA W. D. Bacon	Waukesha.
Orson Reed Elisha Pearl	Summit.
WINNEBAGO-	Menasha.
	T. W. Hill WAUKESHA— W. D. Bacon Edward Lees Orson Reed Elisha Pearl

Seventh Session of the State Legislature, 1854, Convened January 11, 1854, and adjourned April 3, 1854.

SENATE.

Lt. Governor—JAMES T. LEWIS, President. Chief Clerk—Samuel G. Bugh.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 3 4 5 6 7	H. N. Smith Jos. F. Loy A. M. Biair Baltus Mantz E. M. Hunter Edw. McGarry J. W. Cary	Depere. Ozaukee. Meeker. Milwaukee. Milwaukee.	8 9 10 11 12 13 14	Levi Grant G. R. McLane J. D. Reymert T. T. Whittlesey E. Wakeley Charles Dunn Daniel Howell	Hartland. Denoon. Pleasant Br'ch Whitewater. Cottage Inn.

^{*} Seat contested by Benjamiu F. Adams, but sustained by a vote of the House.

SEVENTH SESSION OF STATE LEGISLATURE-SENATE-(continued.)

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
15 16 17 18 19 20	Levi Sterling Nelson Dewey Ezra Miller L. P. Harvey* Benjamin Allen. C. A. Eldredge.	Lancaster. Spring Valley. Shopiere. Hudson.	22	Coles Bashford. Ezra A. Bowen. D. S. Vittum Francis H. West John Q. Adams.	Mayville. Baraboo. Monroe.

ASSEMBLY.

Speaker—FREDERICK W. HORN, of Ozaukee. Chief Clerk—Thomas McHugh.

Names.	Post Office.	Names.	Post Office.
ADAMS AND SAUK— C. C. Remington	Baraboo.	GRANT—(con.) Lewis Rood	Hazel Green.
BAD AX AND CRAW- FORD— Wm. F. Terhune	Viroqua.	Miles K. Young William Jeffrey Edward Estabrook.	Cassville. Ellenboro. Platteville.
Brown, Kewaunee And Door-		GREEN— Abner Mitchell	Spring Grove
Francis Desnoyer CALUMET— Alexander H. Hart.	•	Lemuel W. Joiner. John Toay	Wyoming. Mineral Point
CHIPPEWA, BUFFALO, JACKSON AND CLARK— William J. Gibson. COLUMBIA—		JEFFERSON— Charles J. Bell David L. Morrison. Darius Reed William Eustis Theo. Barnhardt.	Johnson's Cr. Fort Atkinson Sullivan. Oakland. Watertown.
Alfred Topliff A. C. Ketchum	East Hampden Portage City.	Kenosha— Samuel Hale	Kenosha.
Samuel H. Baker Henry Barnes Harlow S. Orton Peter W. Matts C. R. Head	Bristol. Middleton. Madison. Montrose. Albion	Jesse Hooker LA FAYETTE— James H. Knowlton James H. Earnest Peter Parkinson, Jr.	
DODGE— B. F. Barney George Fox Francis McCormick	Mayville. Herman. Ashippun.	LA POINTE, ST. CROIX, PIERCE AND POLK Wm. M. Torbert MANITOWOC—	Hudson.
Ruel Parker Allen H. Atwater John W. Davis	Portland. Oak Grove. Fox Lake.	James M. Kyle MARQUETTE ANDWAU	Manitowoc.
Fond du Lac- Major J. Thomas	Fond du Lac.	SHARA— Archibald Nichols. Samuel McCracken	
N. M. Donaldson Isaac S. Tallmadge. Edward Bœner	Waupun. Fond du Lac. Ashford.	MILWAUKEE— John Crawford Jackson Hadley	Milwaukee. Milwaukee.
Grant— William Hull	Potesi.	Peter Lavis Henry Beecroft	Greenfield. Milwaukee.

*Seat contested by John R. Briggs, who claimed to hold over on constitutional grounds, but did not prevail.

SEVENTH SESSION OF STATE LEGISLATURE—ASSEMBLY—(con.)

Names.	Post Office.	Names.	Post Office.
MILWAUKEE—(con.) Timothy Hagerty. Edward O'Neill John Tobin William Reinhardt. William E. Webster OUTAGAMIE, OCONTO	Milwaukee.	Rock—(con.) David Noggle Samuel G. Colley Joseph Spaulding SHEBOYGAN— Adolph Rosenthal. John Mathes	Janesville. Beloit. Harmony. Sheboygan. Rhine.
AND WAUPACA— John B. Jacobs* OZAUKEE— Frederick W. Horn. Milo M. Wheedon† PORTAGE AND MARA- THON— Walter D. McIndoe RACINE— Nelson R. Norton. Charles S. Wright.	Ozaukee.	WASHINGTON— Adam Schantz Philip Zimmerman. WALWORTH— William P. Allen O. F. Bartlett P. W. Lake Simeon W. Spafford PerryG. Harrington Andrew Whiting WAUKESHA—	Germantown. Sharon. East Troy. Walworth. Geneva. Sugar Greek. Richmond.
Thomas West Thomas West RICHLAND— Nathaniel Wheeler. ROCK— J. L. V. Thomas	Caledonia. Raymond.	Edward Lees	Brookfield C'i Vinland.

Eighth Session of the State Legislature, 1855,

Convened January 10, 1855, and adjourned April 2, 1855.

SENATE.

Lt. Governor-JAMES T. LEWIS, President. Chief Clerk-S. G. Bugh.

Dis.	Names.	Post Office.	$ ^{\mathbf{Dis}.} $	Names.	Post Office.
1 2 3 4 5 6 7 8 9 10 11 12 13	David Taylor. Joseph F. Loy B. G. Gill J. Ralfe. J. Hadley Charles Clement F. Paddock D. Worthington J. D. Reymert H. H. Giles. E. Wakeley Charles Dunn	Green Bay. Grafton. Jackson. Milwaukee. Milwaukee. Racine. Salem. Summit. Denoon. Stoughton.	14 15 16 17 18 19 20 21 22 23 24 25	D. Howell	Lancaster. Janesville. Shopiere. Black R. Falls. Fond du Lac. Oshkosh. Mayville. Montello. Monroe.

^{*} Seat contested successfully by David Scott who obtained it. Post Office, Waupaca. † Seat contested by Daniel M. Miller unsuccessfully.

EIGHTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker—C. C. SHOLES, of Kenosha. Chief Clerk—David Atwood.

Names.	Post Office.	Names.	Post Office.
Adams and Sauk -		LAPOINTE, PIERCE,&C	
R. H. Davis BAD AX AND CRAW-		S. R. Gunn	Prescott.
FORD-	1	James Bennett	
James Fisher Brown, Door, AND	Pr. du Chien.	MARQUETTE & WAU- SHARA-	
KEWAUNEE	_	H. Grant	Tichora.
M. L. Martin CALUMET—	Green Bay.	S. R. Rood MILWAUKEB-	Packwaukee.
A. Merrell	Charleston.	J. B. Cross	Milwaukee.
COLUMBIA— A Topliff	Columbus.	J. Vleit Edward O'Neil	Milwaukee. Milwaukee.
A, Topliff W. T. Whirry	Shoneaw.	E. De Wolf	Milwaukee.
DANE— L. B. Vilas	Madison.	J. Ruan P. Lavis	Oak Creek. Greenfield.
J. Mosher	Stoughton.	R. Chase	Wauwatosa.
S. G. Abbott G. P. Thompson	Verona. Cross Plains.	F. Muskowitz	Milwaukee.
Dodge-		OUTAGAMIE, &c.— Perry H. Smith	Appleton,
S. L. Rose J. M. Sherman	Beaver Dam. Burnett.	PORTAGE AND MARA-	
N. M. Juneau	Theresa.	Walter D. McIndoe.	Wausau.
J. D. Griffin Q. B. Ribble	Shields. Horicon.	RACINE— T. Falvey	Racine.
J. Schevefel	Lebanon.	C. P. Barnes	Burlington.
FOND DU LAC- John Boyd	Calumet.	A. Filer E. Adame	Racine. Yorkville.
B. R. Harrington Geo. W. Parker	Byron.	RICHLAND-	
W. H. Ebbetts	Metomen. Fond du Lac.	D. L. Downs Rock—	Richmond.
GRANT-	Hazel Green.	N. B. Howard G. H. Williston	Magnolia. Janesville.
Allen Taylor William Hull	Potosi.	S. G. Colley	Beloit.
William Cole N. H. Virgin	Beetown. Platteville.	J. Goodrich	Milton.
W. W. Field	Fennimore.	J. Schrage	Sheboygan.
GREEN— A. D. Kirkpatrick	Dayton.	L. H. Cary.	Greenbush.
Iowa	•	Washington— M. L. Delaney	Barton.
J. Love	Mineral Point. Highland.	D. Smith	Erin.
Jefferson		WALWORTH-	T 2
P. Rogan J. Gibbs	Watertown. Ixonia.	George Allen D. Hooper	Linn. Troy.
A. H. Van Norstr'd J. G. Merriam	Jefferson. Lake Mills.	S. Wakelev	Whitewater, Elkborn.
W. Grant	Hebron.	L. Lee W. Isham	Delavan.
Kenosha— C. C. Sholes	Kenosha.	S. Pratt	Spring Prairie.
P. JudsonLA FAYETTE—	Bristol.	Alex. W. Randall	Waukesha.
La Fayette— J. H. Earnest	New Diggings	J. Bond S. Warren	Mukwanago. Delafield.
J. White	New Diggings. Cottage Inn.	B. F. Goss	Pewaukee.
A. A. Towesend LaCrosse & Chip'wa	Shullsburg.	WINNEBAGO— E. S. Welch	Neenah.
C. A. Stevens	La Crosse.	George Gary	Oshkosh.
	<u>_</u>	1	

Ninth Session of the State Legislature, 1856,

Convened January 9, 1856, and took a recess from March 31, 1856, to September 3, 1856, and adjourned October 14, 1856.

SENATE.

Lt. Governor-ARTHUR McARTHUR, President. Chief Cierk-Byron Paine.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 3 4 5 6 7 8 9 10 11 12 13	David Taylor P. H. Smith B. G. Gill. B. S. Well Jackson Hadley. Edw. O'Neill Charles Clement C. L. Sholes D. Worthington Edw. Gernon H. H. Giles Jesse C. Mills Charles Dunn	Milwaukee. Racine. Kenosha. Summit. Genessee. Stoughton. Elkhorn.	14 15 16 17 18 19 20 21 22 23 24 25	S. W. Barnes Amasa Cobb J. A. Barber J. Sutherland L. P. Harvey W. J. Gibson E. Pier J. Fitzgerald S. L. Rose E. B. Kelsey George Dexter John Q. Adams	Waterloo. Mineral Point. Lancaster. Janesville. Shoplere. Shoplere. Black Riv. F'ls Fond du Lac. Oshkosh. Beaver Dam. Montello. Monroe. Fall River.

ASSEMBLY.

Speaker-WILLIAM HULL, of Grant. Chief Clerk-James Armstrong.

Names.	Post Office.	Names.	Post Office.
Adams and Sauk— D. K. Noyes	Baraboo.	FOND DU LAC—(con.) G. W. Parker	Metomen.
Brown, Door, &c.— John Day	Green Bay.	GRANT— Wm. Hull	Potosi.
CALUMET— James Cramond	Manchester.	Horace Catlin Allen Taylor J. T. Mills	Cassville. Hazel Green. Lancaster.
CRAWFORD, BAD Ax— Andrew Briggs	Bad Ax.	J. T. Brown GREEN—	Clifton.
Columbia— M. M. Davis O. C. Howe	Portage City.	Martin Flood Iowa— Richard Smith E. Knowlton	•
DANE— A. A. Bird G. P. Thompson A. A. Huntington W. M. Colloday	Cross Plains. York.	JEFFERSON— D. L. Morrison W. Chappell W. W. Woodman H. C. Drake.	Koskonong. Watertown. Farmington. Milford.
Dodge— B. F. Barney David Fletcher Lawrence Connor Chas. Burchard	Hustisford. Emmet. Beaver Dam.	D. Reed KENOSHA— H. Johnson F. Newell	Sullivan. Kenosha. Paris.
H. L. Butterfield C. Ehinger	Waupun. Clyman.	LA CROSSE D. D. Cameron	La Crosse.
Fond Du Lac— Isaac Brown Peter Johnson Joseph Wagner		LA FAYETTE— J. H. Knowlton Matthew Murphy H. H. Gray	Shullsburg. Benton. Darlington.

NINTH SESSION OF STATE LEGISLATURE—ASSEMBLY—(continued.)

Names.	Post Office.	Names.	Post Office.
MARQUETTE & WAU- SHARA— Horatio S. Thomas.	Moundville.	Rock— Levi Alden J. Child	Janesville. Lima.
W. F. Chipman MANITOWOC—	Warren.	J. M. Evans H. J. Murray	Union. Turtle.
C. H. Walker MILWAUKEE—	Manitowoc.	RICHLAND— Robert Aiken	Richland.
Joshua Stark August Greulich A. McCormick	Milwaukee. Milwaukee. Milwaukee.	SHEBOYGAN— Wm. Wippermann. R. Brazelton	Mosel. Scott.
John Mitchell W. A. Hawkins John Tobin	Milwaukee. Milwaukee. Granville.	St. Croix— A. D. Gray	Hudson.
Henry Crawford P. Lavis G. Hahn	Wauwatosa. Greenfield. Milwaukee.	WALWORTH— A. W. Farr B. F. Seymour	Geneva. La Fayette.
Ozaukee— Charles Beger Wm. Vogenitz	Port Wash'n. Cedarburg.	S. Thomas John F. Potter J. Lauderdale W. D. Chapin	Darien. East Troy. La Grange. Bloomfield.
Outagamie, &c.— Louis Bostedo	Weyauwega.	WAUKESHA— J. James J. Weaver	Eagle. Lisbon.
PORTAGE AND MARA- THON—		C. S. Hawley Jeremiah Noon	Waukesha. Merton.
Joseph Wood	•	WINNEBAGO— J. Anunson L. B. Townsend	Winchester. Nepuskin.
T. Falvey Eliphalet Cram J. T. Palmer P. G. Cheeves	Racine. Racine. Waterford. Norway.	Washington— G. H. Hayes John Sell	-

Tenth Session of the State Legislature, 1857, Convened January 14, and adjourned March 9, 1857.

SENATE.

Lt. Governor-ARTHUR McARTHUR, President. Chief Clerk-Wm. HENRY BRISBANE.

TENTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker-WYMAN SPOONER, Walworth. Chief Clerk-W. C. Webb.

Names.	Post Office.	Names.	Post Office.
ADAMS AND JUNEAU— J. Langworthy	Mauston.	GRANT— Allen Taylor A. W. Emery	Hazel Green. Potosi.
BAD AX & CRAWFORD B. E. Hutchinson	Prairie duCh'n	Hanmer Robbins Joseph T. Mills Joachim Gulick	Platteville. Lancaster. Ora Oak.
Brown— Edgar Conklin	Green Bay.	GREEN— C. F. Thompson T. W. Hall	Monticello. Monroe.
Buffalo, Jackson and Trempeleau Sam'l D. Hastings.	Trempeleau.	Iowa	
Burnett, Douglas, La Pointe, Polk and St. Croix—		E. Knowlton Thos. S. Allen	Highland. Mineral Point.
George Strong	Hudeon.	JEFFERSON— D. M. Aspinwall J. F. Ostrander	Farmington Aztalan.
G. A. Jenkins	Charlestown.	Wm. Chappell Wm. M. Morse Kendall P. Clark	Watertown.
CHIPPEWA, CLARK, DUNN & PIERCE— O. T. Maxson	Prescott.	Kenosha— Fred. S. Lovell	Kenosha
COLUMBIA— G. M. Bartholomew C. O. Howe	Lowville.	Lathrop Burgess	Salem.
Henry Converse	Wyocena.	D. D. Cameron	
John A. Johnson R. W. Davison R. P. Main John B. Sweat H. A. Tenney N. W. Dean	Beverly. Oregon. Black Earth. Madison.	La Fayette— Joseph White H. W. Barnes J. H. Earnest	Wiota.
Dodge— E. N. Foster	Mayville. Leroy.	MANITOWOC— C. H. Walker T. Cunningham	Manitowoc. Clark's Mills.
R. B. Wentworth Q. H. Barron A. Scott Sloan J. J. Williams	Juneau. Fox Lake.	MARQUETTE— D. H. Waite P. D. Hayward	Princeton. Kingston.
Door, Shawano, Ke- waunee, Oconto. Ezra B. Stevens		MILWAUKEE— F. K. Bartlett M. M. Strong A. McCormick	Milwaukee. Milwaukee.
FOND DU LAC— E. L. Runals. M. S. Barnett. J. B. Wilbor. M. J. Thomas	Rosendale. Fond du Lac. Fond du Lac.	Jonathan Taylor Jasper Humphrey. Herman Hærtel Fred. Moskowitz Jas. Reynolds	Milwaukee Milwaukee. Milwaukee. Milwaukee. Milwaukee.
Aaron Walters	Fond du Lac.	J. D. Reymert	Milwaukee.

TENTH SESSION OF STATE LEGISLATURE-ASSEMBLY-(continued.)

Names.	Post Office.	Names.	Post Office.
OUTAGAMIE— Theodore Conkey.	Appleton.	SHEBOYGAN—(con.) R. H. Hotchkiss Glanville W. Stone.	Plymouth. Winooski.
Ozaukee—			***************************************
S. A. White Fred. W. Horn		Washington— Hopewell Coxe James Vollmar	Hartford. West Bend.
Portage, Marathon		James Fagan	Cedarburg.
Anson Rood	Stevens Point.	WALWORTH— David Williams	Springfield.
RACINE-	Racine.	S. W. Voorhees	Sharon.
Ll. J. Evans Peter C. Lutkin	Whitesville.	Solmons Wakeley Wyman Spooner	Whitewater, Elkhorn.
Joseph Nelson	Raymond.	wyman spooner	EIKHOFH.
James Catton	Burlington.	WAUKESHA-	
	J	George Cairncross.	Pewaukee.
Rock—	T. 1 . 11	James M. Lewis	Ocenomowoc.
L. G. Fisher	Beloit. Janesville.	Thomas Sugden	North Prairie
David Noggle Ezra A. Foot	Footville.	Elihu Enos, Jr	Waukesha.
William H. Tripp	Janesville.	Charles S. Hawley.	Waukesha.
George R. Atherton	Clinton.	WAUPACA— B. F. Phillips	Mukwa.
RICHLAND—	1		
Robert C. Field	Richland City.	WAUSHARA— George Hawley	Poysippi.
Sauk-		George Hawley	roysippi.
James G. Train Abram West	Merrimack. Reedsburg.	Winnebago-	0.111
SHEBOYGAN—		Philetus Sawyer John Anunson	Oshkosh. Winchester.
Z. P. Mason	Shehoveen	Wm. P. McAllister	

Eleventh Session of the State Legislature, 1858, Convened January 13, and adjourned May 17, 1858.

SENATE.

Lt. Governor-L. D. CAMPBELL, President. Chief Clerk-J. L. V. Thomas.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1	E. Fox Cook	Sheboygan.	16	N. H. Virgin	Platteville.
2	M. L. Martin	Green Bay.	17	J. Sutherland	Janesville.
3	J. H. Shulties	Pt. Washingt'n	18	A. I. Bennett	Beloit.
4	D. W. Maxon	Cedar Creek.	19	T. Clark	Manitowoc.
5	A. Greulich	Milwaukee.	20	E. Pier	Fond du Lac.
6	P. Walsh	Milwaukee.	21	E. Wheeler	Oshkosh.
7	C. S. Chase		22	Wm. E. Smith	Fox Lake.
8	S. R. McClellan	Wilmot.	23	S. C. Bean	Lake Mills.
9	J. T. Kingston	Neceedah.	24	J. H. Warren	Albany.
10	D. Worthington	Summit.	25	M. M. Davis	Portage City.
11	H.H.Giles, P.p.t.	Stoughton.	26	A. Proudfit	Madison.
12	J. W. Boyd	Geneva.	27	L. Hanchett	Ployer.
13	P. B. Simpson	Shullsburg.	28	Daniel Mears	Osceola Mills.
14	Wm. Chappell	Watertown.	29	M. L. Kimball	Berlin.
15	L. W. Joiner	Wyoming.	30	Wm. H. Tucker	La Crosse.

ELEVENTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker—F. S. LOVELL, of Kenosha. Chief Clerk—L. H. D. CRANE.

Names.	Post Office.	Names.	Post Office.
Adams and Juneau— A. P. Ayres	Quincy.	GRANT— H. Robbins Henry Patch	Patch Grove.
J. R. Savage	Springville.	Henry D. York A. W. Emory Charles K. Dean	Hazel Green. Potosi. Boscobel.
Brown— Edgar Conklin	Green Bay.	GREEN— J. E. Vinton	Albany.
Buffalo. Jackson and Trempeleau H. E. Pricket	Bl. River Falls	William Brown	
BURNETT, DOUGLAS AND LA POINTE— James B. Gray	Hudson.	H. M. Billings Levi Sterling	Constance. Mineral Point
CALUMET— James Robinson	Chilton.	JEFFERSON— Miles Holmes George C. Smith.	Oakland.
CHIPPEWA, CLARK, DUNN & PIERCE— Lucius Cannon	Pepin.	Peter Rogan John Gibb Harlow Pease	Watertown. Oconomowoc Waterloo.
COLUMBIA— Alvin B. Alden Wm. M. Griswold. Jonathan W. Earle.	Portage City. Columbus.	KENCSHA— F. S. Lovell A. D. Cornwall	Salem.
DANE— D. B. Crandall	Utica.	LA CROSSE & MONROE James D. Condit	
John W. Sharp S. W. Field H. K. Belding Frank Gault A. A. McDonnell	Door Creek. Fitchburg. Black Earth. Pheas. Branch	LA FAYETTE— H. H. Gray C. Bracken J. H. Earnest	Mineral Point
Dodge— John Steiner N. M. Juneau	Woodland. Theresa.	MANITOWOC— H. C Hamilton James B. Dunn	Two Rivers. Manitowoc.
Paul Juneau Benj. F. Gibbs Fred. H. Kribs E. J. Williams	Juneau. Fox Lake. Beaver Dam. Elba.	MARQUETTE— S. W. Mather D. Devany	
Door, Shawano, Ke- WAUNEE, OCONTO J. C. Hall	Marinette.	MILWAUKEE— Dighton Corson Alex. Cotzhausen John Hayden	Milwaukee.
FOND DU LAC— E. L. Runals H. D. Hitt F. D. McCarty	Ripon. Oakfield. Fond du Lac.	D. E. Cameron M. Steever F. R. Berg Orlando Ellsworth.	Milwaukee. Milwaukee. Milwaukee.
Joseph Wagner Wm. S. Tuttle	Dotyville. New Fane.	Joseph Carney M. Hanrehan	Wauwatosa. Good Hope.

ELEVENTH SESSION OF STATE LEGISLATURE-ASSEMBLY-(con.)

Names.	Post Office.	Names.	Post Office.
OUTAGAMIE— Perry H. Smith	Appleton.	SHEBOYGAN—(con.) Wm. H. Prentice Abrah'mH.VanWie	Sheboygan F's Cascade.
OZAUKEE— B.O.Zastr'wKussow Alex. M. Alling	Saukville.	Washington— James Keanealy Paul A. Hill	Toland's Prai. Richfield.
Portage, Marathon and Wood— Burton Millard	Wausau.	Chas.W.Detmering	Newburg.
RACINE— Herman Warner Geo. W. Selden Samuel Collins Edward P. Dyer	Racine. Racine. Yorkville. Burlington.	WALWORTH— Elijah Easton B. G. Noble John McKibbin James Baker	Walworth. Whitewater. Geneva. East Troy.
Rock— Kiron W. Bemis Z. P. Burdick Jas. H. Knowlton George Irish Wm. H. Stark	Janesville. Janesville.	WAUKESHA— Albert Alden Oliver P. Hewlett D. Roberts George McWhorter Chas. S. Hawley	North Prairie.
RICHLAND— Charles G. Rodolf.	Orion.	WAUPACA— A. J. Dufur	Iola.
SAUK— Samu'lH.Bassinger	Prairie du Sac.	WAUSHARA— William C. Webb	Wautoma.
Samuel Northrup	Dellona.	WINNEBAGO— Samuel M. Hay	Oshkosh.
SHEBOYGAN— Z. P. Mason	Sheboygan,	William Duchman. Wm. P. McAllister.	Menasha. Omro.

Twelfth Session of the State Legislature, 1859, Convened January 12, 1859, and adjourned March 21, 1859.

SENATE.

Lt. Governor-E. D. CAMPBELL, La crosse. Chief Clerk-HIRAM BOWEN, Janesville.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 8 4 5 6 7 8 9 10 11 12 18 14	R. H. Hotchkiss. M. L. Martin Lyon Silverman. D. W. Maxon CiceroComstock P. Walsh. NicholasD. Fratt S. R. McClellan. H. W. Curtis D. Worthingtou. W. R. Taylor John W. Boyd B. Simpson	Plymouth. Green Bay. Ozaukee. Cedar Creek. Milwaukee. Milwaukee.	27 28	N. H. Virgin Z. P. Burdick A. I. Bennett Sam. H. Thurber Edward Pier G. W. Washburn Wm. E. Smith E. D. Masters J. H. Warren Moses M. Davis, Andr'w Proudfit Luther Hanchett Daniel Mears	Platteville. Janesville. Beloit. Manitowoc. Fond du Lac. Oshkosh. Fox Lake. Jefferson. Albany. Portage City. Madison. Stanton. Osceola Mills.
15	Wm. Chappell Chas. D. Rodolf.	Orion.	29 30	M. W. Seely W. H. Tucker	Marquette. La Crosse.

TWELFTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker-WM. P. LYON, of Racine. Chief Clerk-L. H. D. CRANE, of Ripon.

Names.	Post Office.	Names.	Post Office.
Adams and Juneau— John Turner	Mauston.	GRANT— George Broderick. James W. Scaton	Hazel Green, Potosi.
Thomas W. Towers	Towerville.	J. Waldorf H. A. W. McNair Luther Basford	Platteville. Fennimore. Glen Haven.
Brown— William Field, Jr	Depere.	GREEN— Albert Pierce	Monticello.
BUFFALO, JACKSON AND TREMPEALEAU Jesse Bennett	Fountain City.	Iowa— G. C. Meigs	Monroe. Arena.
BURNETT, DOUGLAS, LA POINTE, POLK AND ST. CROIX—		John Toay	Mineral Point.
M. W. McCracken.	Superior.	A. J. Craig George C. Smith Luther A. Cole	Palmyra. Oakland. Watertown.
Harrison C. Hobart	Chilton.	Mørtin Stenffer S. J. Conklin	Waterloo.
CHIPPEWA, &c.— Richard Dewhurst. COLUMBIA—	Neilsville.	KENOSHA— George Bennett James C. McKisson	Kenosha. Wheatland.
G. Van Steenwyk Wm. M. Griswold John O. Jones	Kilbourn City. Columbus. Cambria.	LA Crosse & Monroe C. W. Marshall	La Crosse.
DANE— W. W. Blackman Adam Smith John Keenan C. N. Waterbury	Stoughton. Burke. Fitchburg. Roxbury.	LA FAYETTE— James Murphy Wm. McGranathan. D. W. Kyle	Benton. Fayette. Shullsburg.
Harlow S. Orton George B. Smith	Madison. Madison.	MANITOWOC— Wm. Aldrich James B. Dunn	Two Rivers. Manitowoc.
DODEE— Thomas Palmer J. C. Bishop Waldo Lyon C. S. Kneeland. Lorenzo Merrill. John Lowth	Mayville. Le Roy. Bustisford. Waupun. Burnett. Lowell.	Marquette & Green Lake— Jesse Thomas James Ormsbee	Green Lake. Oxford.
Door, &c.— M. Simon	Ahnepee.	MILWAUKEE— E. Palmer Chas. J. Kern Thos. H. Eviston	Milwaukee. Milwaukee. Milwaukee.
FOND DU LAC— A, E. Bovay Warren Whiting John C. Lewis	Ripon. Ladoga. Fond du Lac.	James A. Swain Wm. S. Cross Joseph Walker F. Moskowitz	Milwaukee. Milwaukee. Milwaukee. Milwaukee.
S. K. Barnes S. C. Mattison	(deceased). Wancousta.	Jacob Beck Edmund Hasse	Milwaukee. Milwaukee.

TWELFTH SESSION OF STATE LEGISLATURE-ASSEMBLY-(con.)

Names.	Post Office.	Names.	Post Office.
OUTAGAMIE—		SHEBOYGAN-(COL.)	
Perry H. Smith	Appleton.	James Little S. D. Littlefield	Sheb. Falls. Sheb. Falls.
OZAUKEE—			
J. R. Bohan	Ozaukee.	Washington	
F. W. Horn	Cedarburg.	G. Strakewald	Hartford.
		James Vollmar	West Bend.
Portage, Marathon		P. Zimmerman	Staatsville.
and Wood-		!	
James Young	Stevens Point.	Walworth-	
		Reuben Rockwell	
RACINE-		E. P. Cornick	Delavan.
Wm. P. Lyon	Racine.	N. S. Murphy	
L. S. Van Vliet		Daniel Hooper	Troy.
Wm Balloch		i	
F. E. Hoyt	Rochester.	WAUKESHA	
`		Parker Sawyer	Summit.
Rock-		Wm. P. King	Merton.
E. L. Carpenter		A. E. Elmore	Muk wanago.
J. P. Dickson		C. T. Dressner	
Wm. E. Wheeler		Ira Blood	Mukwonago
J. K. P. Porter	Cookville.	l'	
Edward Vincent	Milton.	WAUPACA	
n		W. C. Carr	Crystal Lake
RICHLAND -	Tama Daala	1	i
Wm. Dixon	Lone Rock.	WAUSHARA-	
g		Charles White	Calona.
SAUK	TT 1-134	1,21001111	
Nelson Wheeler		17	
E. Q. Rudd	necuspurg.	WINNEBAGO-	Oshkosh.
SHEBOYGAN-		R. P. Eighme J. D. Bush	OSHKOSH.
Wm. N. Shafter	Shahawaan	G. W. Beckwith	Omro.
и ш. н. опапег	Buenoygan.	G. W. Deckwith	Omro.

Thirteenth Session of State Legislature, 1860,

Convened January 10, 1860, and adjourned April 2, 1860.

SENATE.

Lt. Governor-BUTLER G. NOBLE, President, of Walworth. Chief Clerk-J. H. WARREN.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 28 4 5 6 6 7 8 9 10 11 12 13 14 15	R. H. Hotchkiss. Edward Decker. Fred. Hilgen D. W. Maxon Cicero Comstock M. J. Egan N. B. Fratt Geo. Bennett H. W. Curtis D. Worthington. W. R. Taylor D. F. Bartlett T. B. Simpson Chas. R. Gill C. G. Rodolf	Franklin. Racine. Kenosha. Delton.	16 17 18 19 20 21 22 23 24 25 26 27 28 29 20 20 20 20 20 20 20 20 20 20 20 20 20	N. H. Virgin Z. P. Burdick A. I. Bennett S. H. Thurber E. L. Phillips G. W. Washburn Ben. Ferguson E. D. Masters J. W. Stewart Moses M. Davis J. B. Sweat Luther Hanchett Charles B. Cox M. W. Seely B. E. Hutchinson	Fox Lake. Jefferson. Monroe. Portage. Black Earth.

THIRTEENTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker-WM. P. LYON, of Racine. Chief Clerk-L. H. D. CRANE.

Names.	Post Office.	Names.	Post Office.
Adams and Juneau— Albert Wood	Quincy.	GRANT— J. R. Spottsword James W. Seaton	Hazel Green. Potosi.
BAD AX & CRAWFORD W. C. McMichael	Viroqua.	James W. Seaton J. B. Moore S. F. Clise Geo. Ballantyne	Muscoda. Ellenboro. Patch Grove.
Brown— John C. Neville	Green Bay.	GREEN— W. S. Wescott Martin Mitchell	Monroe. Brodhead.
Buffalo, &c.— Romanzo Bunn	Galesville.	GREEN LAKE— Jas. W. Burt	
BURNETT, &c.— Asaph Whittlesey	Whittlesey.	Iowa— G. C. Meigs Amasa Cobb	Arena. Mineral Point.
CALUMET— Asaph Green	Chilton.	JEFFERSON— Norman Horton	Cold Spring.
CHIPPEWA, &c.— Wm. P. Bartlett	Eau Claire.	Norman Horton C. G. Hammerquist. Heber Smith H. H. Winter John Sutton	Watertown. Watertown.
COLUMBIA— H. B. Munn Wm. M. Griswold Marcus Barden	Columbus.	KENOSHA— M. Howland Salmon Upson	Kenosha.
DANE— Wm, W. Blackman. E. Grover, Jr	Stoughton. Madison.	La Crosse & Monroe J. J. McKay	
John Beath Francis Fischer L. J. Farwell C. Fairchild	Verona. Cross Plains. Madison.	LA FAYETTE— Samuel Cole T. C. L. Mackey E. C. Townsend	Elk Grova.
DODGE— Elva Simpson Max Bachuber J. W. Nash	Farmersville.	Manitowoc— Joseph Rankin H. Mulholland	
J. W. Nash Stoddard Judd D. S. Ordway H. C. Griffin	Beaver Dam.	MARQUETTE— O. W. Bow	Kingston.
Door— John Wiley	Shawano.	MILWAUKEE— H. L. Palmer L. H. Schmidtner Edward Keogh	Milwaukee.
FOND DU LAC— A. E. Bovay B. H. Bettis	Ladoga.	E. D. Holton E. G. Hayden Matthias Humann.	Milwaukee. Milwaukee. Milwaukee.
J. C. Lewis John Boyd Wm. T. Brooks	Fond du Lac. Calumet.	Patrick Dockry John Ruan A. Eble, (deceased).	Ten Mile H'se. Oak Creek.

THIRTEENTH SESSION OF STATE LEGISLATURE—ASSEMBLY—(con.)

Names.	Post Office.	Names.	Post Office.
OUTAGAMIE— Daniel C. Jennie	Appleton.	SHEBOYGAN—(con.) E. W. Stannard Oran Rogers	Greenbush. Cascade.
OZAUKEE— Anthony Ahlhauser F. W. Horn	Sackville. Cedarburg.	Washington— George Keifer M. Altenhofen	Nenno. Kewaskum.
Portage, Marathon		T. E. Vandercook.	Newburg.
John Phillips	Stevens Point.	WALWORTH— Clarkson Miller	Geneva,
RACINE— Wm. P. Lyon L. L. Baldwin	Racine.	John De Wolf Anderson Whiting. James Child	Delavan. Richmond. East Troy.
Knud Langland F. A. Weage	North Cape. Waterford.	WAUKESHA— Albert Alden	
RICHLAND— J. L. Jackson	Viola.	Wm. R. Hesk A. E. Elmore B. Hunkins.	Menom'e Fall Mukwonaga. New Berlin.
Rock— Wm. E. Wheeler	Beloit.	R. C. Robertson	Vernon.
Thos. C. Westby John P. Dickson Jeremiah Johnson.	Emerald Gr've Janesville. Evansville.	WAUPACA— M. B. Patchen	Fremont.
George Golden SAUK-	Brodhead.	WAUSHARA— Jacob S. Bugh	Wautoma.
E. W. Young Edwin Sumner	Prairie du Sac Baraboo.	Winnebago— Gabriel Bouck	Oshkosh.
SHEBOYGAN— J. C. Kingsbury	Sheboygan.	G. B. Goodwin G. S. Burnham	Menasha.

Fourteenth Session of the State Legislature, 1861.

Convened January 9, and adjourned May 27, 1861.

SENATE.

Lt. Governor—B. G. NOBLE, President, of Walworth. Chief Clerk—J. H. Warren.

Dis	Names.	Post Office.	Dis.	Names.	Post office.
1 2 8 4 5 6 7 8 9 10	Luther H. Cary. Ed. Decker Hugh Cuming D. W. Maxon C. Quentin M. J. Eagan Wm. L. Utley George Bennett. J. T. Kingston.	Kewaunee. Ozaukee. Cedar Creek. Milwaukee. Milwaukee. Racine. Kenosha. Neceedah.	16 17 18 19 20 21 22 23 24 25	Noah H. Virgin. Ezra A. Foot A. I. Bennett B. J. Sweet E. L. Phillips H. O. Crane Benj. Ferguson. E. Montgomery. J. W. Stewart	Platteville. Footville. Beloit. Chilton. Fond du Lac. Neenah. Fox Lake. Farmington. Monroe.
10 11	D. Worthington S. C. Bean	Sun Prairie.	26	G. W. Hazelton. John B. Sweat.	Black Earth.
12 13	O. F. Bartlett Samuel Cole	East Troy. Gratiot.	27 28	E. L. Browne Charles B. Cox	
14 15	Chas. R. Gill L. W. Joiner	Watertown. Wyoming.	29 30	C. S. Kelsey B. E.Hutchinson	Montello.

FOURTEENTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker-AMASA COBB, Iowa. Chief Clerk-L. H. D. CRANE.

Names.	Post Office.	Names.	Post Office.
Adams and Juneau— O. B. Lapham	Friendship.	GRANT—(con.) Jared Warner	Patch Grove.
BAD AX & CRAWFORD D. H. Johnson	Praine duCh'n	GREEN— Jas. Campbell O. J. White	Albany. Monroe.
Brown— Fred. S. Ellis	Green Bay.	GREEN LAKE— A. L. Flint	Princeton.
BUFFALO, JACKSON&C C. R. Johnson	Black Riv. F'ls	Iowa— F. Z. Hicks	Avoca.
Burnett, &c.— John Comstock	Hudson.	Amasa Cobb Jefferson—	Mineral Point.
CALUMET— Le Roy Graves		J. D. Petrie H. B. Willard Theo. Prentiss	Lake Mills. Watertown.
CHIPPEWA, CLARK, & o Rodman Palmer	Chippewa F'ls	Samuel Hayes S. M. Cone	Neosho. Waterloo.
Columbia— H. W. Emery N. Hazen	Portage City. Poynette. Belle Fountain	KENOSHA— Michael Frank Marcus Linsley	Kenosha. Kenosha.
Jas. H. Bonney		LA CROSSE & MONROE I. E. Messmore	La Crosse.
S. W. Graves W. H. Chandler E. W. Dwight F. A. Pfaff D. O'Malley David Atwood	Oregon. Cross Plains.	LA FAYETTE— T. C. L. Mackay L. T. Pullen E. C. Townsend	Elk Grove. Argyle. Shullsburg.
Dodge-		Manitowoc J. L. Fobes	Two Rivers.
Peter Peters Jacob Bodden	Theresa.	Jos. Stephenson MARQUETTE— E. J. Buck	Memee.
G. W. Bly F. H. Kribs J. J. Williams	Beaver Dam.	MILWAUKEE-	Westfield.
Door, Kewaunee, &c. Wm. S. Finley	Kewaunee.	Robert Haney George Abert Edward Keogh Charles Caverno	Milwaukee. Milwaukee. Milwaukee. Milwaukee.
FOND DU LAC— C. F. Hammond B. H. Bettis	Ladoga.	John Ruger Carl Winkler Wm. Dieves	Milwaukee. Milwaukee. Greenfield.
Selim Newton J. W. Hall	Fond dn Lac. Dotyville.	John Hannahan James Riordan	Good Hope.
GRANT— Joseph Harris	Hazel Green.	OUTAGAMIE— A. B. Everts	Appleton.
H. L. Massey Hanmer Robbins. John G. Clark	Platteville.	Wm. H. Ramsey Wm. F. Opitz	Ozaukee. Mequon River.

FOURTEENTH SESSION OF STATE LEGISLATURE—ASSEMBLY—(con.)

Names.	Post Office.	Names.	Post Office.
PORTAGE, MARATHON AND WOOD— Orestes Garrison	Centralia.	Washington. Nathan Parker L. F. Frisby V. Schaetzel	Hartford. West Bend. Menomonee F.
RACINE— Gilbert Knapp Orlando C. Munroe Simeon S. Bradford S. B. Chapman	Racine.	WALWORTH— S. W. Benson Chester D. Long Francis Smith Wyman Spooner	Darien. Millard.
Rock— S. S. Northrop Benj. F. Cary Alexander Graham Anson W. Pope James Kirkpatrick.		WAUKESHA— Daniel Cottrell Wm, H. Thomas Henry A. Youmans Myron Gilbert Isaac Lain	Oconomowoc. Lisbon. Mukowonago,
RICHLAND— Elihu Bailey	Mill Creek.	WAUPACA— C. D. Combs	NorthRoyalton
Sauk— John Bear Marsena Temple		Waushara— H. G. Webb.,	Wautoma.
SHEBOYGAN— John Gee Jno. Bredemeyer Wm. F. Mitchell	Sheboygan. Edwards. Gibbsville.	Winnebago— Philetus Sawyer Curtis Reed Armine Pickett	Oshkosh. Menasha. Weelaunee.

Fifteenth Session of the State Legislature, 1862,

Convened January 8, 1862, and adjourned April 7, 1862. Reconvened June 3, 1862, and adjourned June 17, 1862. Met in extra session September 10, 1862 and adjourned September 26, 1862.

SENATE.

Lt. Governor-EDWARD SALOMON, Milwaukee. Chief Clerk-J. H. WARREN.

Dis.	Names.	Post Öffice.	Dis	Names.	Post Office.	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Samuel C. Bean Wyman Spooner Samuel Cole S. S. Wilkinson L. W. Joiner	Green Bay Ozaukee. West Bend. Milwaukee. Milwaukee. Racine. Cypress. Necedah. Waukesha. Sun Prairie. Elkhorn. Gratiot. Prairie du Sac. Wyoming. Glen Haven.	18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	Joel Rich Geo. A. Jenkins Geo. W. Mitchell S. M. Hay Thos. R. Hudd. E. Montgomery. Edmund A. West Ger. W. Hazelton B. F. Hopkins E. L. Browne H. L. Humphrey Chas. S. Kelsey. N. S. Cate Edwin Flint M. D. Bartlett Sat. Clark	Charlestown. Ripon. Oshkosh. Appleton. Farmington. Monroe. Columbus. Madison. Waupaca. Hudson. Montello. De Soto. La Crosse.	_

FIFTEENTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker-J. W. BEARDSLEY, of Pierce. Chief Clerk-John S. Dean.

Names.	Post Office.	Names.	Post Office.
ADAMS— Geo. H. Hall	Dell Prairie.	GREEN LAKE— Archibald Nichols.	Markesan.
Bad Ax— Ole Johnson J. M. Rusk	Breckenridge. Viroqua.	Iowa— Robert Wilson John H. Vivian	Dodgeville. Mineral Point.
Brown Fred S. Ellis	Green Bay.	Jackson and Clark Carl C. Pope	
CALUMET— Wm. F. Watrous	Charlestown.	JEFFERSON Peter Rogan	Watertown.
J. Bowman Wm. Dutcher	Columbus.	Peter Rogan W. S. Green W. W. Reed J. B. Crosby	Jefferson. Palmyra.
R. S. Sanderson		JUNEAU— D. R. W. Williams.	Werner.
O. B. Thomas Dane— B. F. Adams		G. W. Elliott	Ahnepee.
W. H. Chandler A. S. Sanborn N. M. Matts	Windsor. Mazomanie.	Kenosha— R. L. Bassett	Wilmot.
Edward Jussen	Madison.	LA CROSSE— Thos. B. Stoddard.	La Crosse.
DODGE— Q. H. Barron J. F. McCollum H. C. Griffin J. G. Meyer	Fox Lake. Trenton. Oak Grove.	LA FAYETTE C. B. Jennings J. Wadsworth	Benton. Darlington.
D. D. Hoppock	Rubicon.	Geo. R. Stuntz	Superior City.
EAU CLAIRE, DUNN AND CHIPPEWA— H. W. Barnes FOND DU LAC—	Eau Claire.	Manitowoc— S. Rounseville James Cahill E. K. Rand	Meeme. Franklin. Manitowoc.
C. F. Hammond W. W. Hatcher Campbell McLean.	Waupun.	MARATHON, & WOOD C. Hoeflinger	Wausau.
John Boyd H. C. Hamilton	Calumet. Waucousta.	MARQUETTE— H. F. Thomas	Briggsville.
GRANT— Wm. Brandon Allen Taylor Joseph T. Mills W W. Field Samuel Newick	Fennimore.	MILWAUKEE— H. L. Palmer George Abert Guo. K. Gregory J. V. V. Platto J. M. Stowell	Milwaukee. Milwaukee. Milwaukee.
GREEN— C. D. W. Leonard. H. T. Moore	Dayton. Spring Grove.	Adam Finger H. Kirchloff P. J. Schumway	Milwaukee. Ten Mile H'se Wauwatosa.

FIFTEENTH SESSION OF STATE LEGISLATURE—ASSEMBLY—(con.)

Names.	Post Office.	Names.	Post Office.
Monroe Joseph M. Morrow.	Sparta.	SHEBOYGAN— Godfrey Stamm	Sheboygan.
Oconto, Shaw'no,&c E. B. Stevens	Sturgeon Bay.	J. E. Thomas S. D. Hubbard Benj. Dockstader	Sheb'n Falls. Scott. Plymouth.
OUTAGAMIE— Milo Coles OZAUKEE—	Bovina.	Trempealeau, &c.— Orlando Brown	Gilmanton.
J. A. Scheltz PORTAGE—	Grafton.	WALWORTH F. P. Arnold	
A. S. McDill	Plover.	S. Hanson H. W. Boyce	La Grange. Geneva.
Calvin H. Upham Thos. Butler	Racine. Mt. Pleasant.	Hollis Latham Washington—	Elkhorn.
James Catton RICHLAND—	Burlington.	Thomas Barry Michael Maloy	Erin. Richfield.
L. D. Gage Rock—	Richl'd Centre	Robert Salter	Newburg.
N. B. Howard E. Palmer	Magnolia. Edgerton.	G. W Brown Samuel Thompson.	Br'kf'd Centr Hartland.
Samuel Miller John Bannister	Shopiere. Beloit.	Peter T. Gifford W. A. Vanderpool.	N. Prairie. Vernon.
A. C. Bates Orrin Guernsey	Janesville.	WAUPACA— C. D. Combs WAUSHARA—	N. Royalton.
St. Croix & Pierce J. W. Bearesley	Prescott.	Wm. C. Webb	Wautoma.
SAUK— J. S. Tripp	Sauk City.	W. E. Hanson Michael Hogan	Oshkosh. Menasha.
A. W. Starks	Baraboo.	D. R. Bean	Waukau.

Sixteenth Session of the State Legislature, 1863,

Convened on the 14th of January, 1863, and adjourned April 2, 1863.

SENATE.

Lt. Governor-WYMAN SPOONER, President. Chief Clerk-Frank M. Stewart.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	John E. Thomas Edward Hicks J. R. Bohan F. O. Thorp Wm. K. Wilson. Edward Keogh. T. D. Morris H. S. Thorp A. M. Kimball Geo. C. Pratt W. H. Chandler. Wyman Spooner Jas. H. Earnest S. S. Wilkinson. Geo. L. Frost Miles K. Young. W. A. Lawrence	Green Bay. Ozaukee. West Bend. Milwaukee. Milwaukee. Whitesville. Bristol. Pine River. Waukesha. Windsor. Elkhorn. Shullsburg. Prairie du Sac. Mineral Point. Glen Haven.	18 19 20 21 22 23 24 25 26 27 28 29 30 31 52 33	Joel Rich. Joseph Vilas, Jr. G. W. Mitchell. J. B. Hamilton. Thos. R. Hudd. J. D. Clapp. E. A. West. J. Bowman. B. F. Hopkins. A. S. McDill. H. L. Humphrey C. S. Keisey. W. S. Purdy. Angus Cameron. M. D. Bartlett. Satterlee Clark.	Juneau. Manitowoc. Ripon. Neenah. Appleton. Ft. Atkinson. Monroe. Kilbourn City. Madison. Plover. Hudson. Montello. Viroqua. La Crusse.

SIXTEENTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker-J. ALLEN BARBER, Grant. Chief Clerk-John S. Dean.

Names.	Post Office.	Names.	Post Office.
ADAMS— O. B. Lapham	Friendship.	GREEN LAKE— S. W. Smith	Markesan.
BAD AX— James Layne D. B. Priest		Iowa— D. McFarland J. H. Vivian	Highland. Mineral Point
Brown— Fred S. Ellis	Green Bay.	Jackson and Clark. Carl C. Pope	Black Riv. F'ls
CALUMET— James Robinson	Chilton.	JEFFERSON— Emil Rothe N. S. Green	
COLUMBIA— A. J. Turner John Q. Adams	Portage City. Fall River.	L. B. Caswell J. M. Bingham	Ft. Atkinson. Palmyra.
Yates Ashley	Pardeeville.	JUNEAU J. B. Frazell	Wonewoc.
CRAWFORD— James Fisher	Eastman.	KEWAUNEE Matthias Simon	Ahnepee.
DANE— C. R. Head W. H. Miller A. S. Sanborn	Door Creek.	Kenosha— B. T. Hatch	Kenosha.
George Wright George Hyer	Mt. Horeb. Madison.	LA CROSSE— E. M. Phillips	Big Valley.
Dodge— Oliver Ashley J. F. McCollum O. F. Jones	Fox Lake. Trenton. Juneau.	LA FAYETTE— Joseph White L. T. Pullen	Cottage Inn. Argyle.
Albert Burtch Ferdinand Wagner	Mayville. Watertown.	La Pointe, Ashland. H. D. Barron	St. Croix Falls.
EAU CLAIRE, DUNN AND CHIPPEWA W. H. Smith	Eau Galle.	Manitowoc— Dan'l Shanahan James Cahill E. K. Rand	Newtonboro. Paquette. Manitowoc.
FOND DU LAC— Wm. Starr F. M. Wheeler E. H. Galloway	Ripon. Nanaupa. Fond du Lac.	Marathon, Wood— L. P. Powers	Grand Rapids.
S. O'Hara Egbert Foster	Fond du Lac. Foster.	MARQUETTE— H. S. Thomas	Briggsville.
GRANT— J. H. Rountree J. F. Chapman	Platteville. Potosi.	MILWAUKEE— J. R. Sharpstein George Abert	Milwaukee. Milwaukee.
J. A. Barber	Lancaster.	J. W. Eviston	Milwaukee.
W. W. Field Robert Glenn	Fennimore. Wyalusing.	Martin Larkin, Jr P. V. Deuster	Milwaukee. Milwaukee.
		Adam Poertiver	Milwaukee.
GREEN— W. S. Wescott	FarmersGrove	John Hanrehan Edward Collins	Good Hope. Root Creek.
Ezra Wescott	Skinner.	John Bentley	Milwaukee.

SIXTEENTH SESSION OF STATE LEGISLATURE-ASSEMBLY-(con.)

Names.	Post Office.	Names.	Post Office.
Monroe— W. W. Jackson Oconto, Shaw'no&c. Geo. C. Ginty	Tomah.	SHEBOYGAN— Carl Zillier Charles Oetling Henry Hayes Benj. Dockstader	Sheboygan. How'rd'sGrov Cascade.
OUTAGAMIE— Byron Douglass OZAUKEE— Robert Power Robert Power Enoch Webster RACINE— H. C. Taylor O. C. Monroe H, L. Gilmore RICHLAND— John Walworth ROCK— Jonathan Corey Joseph Spaulding Jacob Fowle C. M. Treat A. C. Bates Dennison Alcott ST. CROIX & PIERCE. Charles B. Cox SAUK— Alonzo Wilcox A. W. Starks	Appleton. Ozaukee. Amherst. Racine. Racine. North Cape. RichlandCen'r Footville. Janesville. EmeraldGrove Ogden. Janesville. Spring Valley. River Falls. Spring Green.	Benj. Dockstader Trempealeau, &c— A. W. Newman Walworth— Samuel Pratt Thos. W. Hill Chas.H. Sturtevant. George H. Foster Washington— Adam Shantz Henry Hildebrand. Martin Schottleo Waukesha— Silas Richardson E. W. Edgerton D. G. Snover N. Burroughs Wauphaca— A. K. Osborn Wauphaca— Wulberland Wauphaca— Win C. Webb Winnebago— Wm. C. Webb Winnebago— Wm. E. Hanson Michael Hogan E. F. Davis	Plymouth. Trempealeau. SpringPrairie Springfield. Delavan. Whitewater. Addison. Station. Station. Stateville. Waukesha. Waterville. Eagle. Waukesha. Iola. Wautoma. Oshkosh. Menashà. Oshkosh.

Seventeenth Session of the State Legislature, 1864,

Convened January 13, 1864, and adjourned April 4, 1864.

SENATE.

Lt. Governor-WYMAN SPOONER, President. Chief Clerk-Frank M. Stewart.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	John E. Thomas Fred. S. Ellis J. R. Bohan F. O. Thorp W. K. Wilson H. P. Reynolds. T. D. Morris Ant'y Van Wyck A. M. Kimball Wm. Blair W. H. Chandler N. M. Littlejohn Jas. H. Earnest. S. S. Wilkinson. Geo. L. Frost Milas K. Young W. A. Lawrence	Green Bay. Ozaukee. West Bend. Milwaukee. Milwaukee. Whitesville. Kenosha. Pine Rive. Waukesha. Windsor. Whitewater. Shullsburg Prairie du Sae. Mineral Point. Glen Haven.	18 19 20 21 22 22 23 24 25 26 27 28 28 28 28 28 28 28 28 28 28 28 28 28	Wm. E. Smith. Joseph Vilas, jr. Geo. F. Wheeler J. B. Hamilton. Joseph Harris. J. D. Clapp Walt. S. Wescott Jonat'n Bowman Thos. Hood A. S. McDill A. H. Young C. S. Kelsey Wm. Ketcham Angus Cameron Carl C. Pope Sat. Clark	Manitowoc. Nanaupa. Neenah. Sturgeon Bay. Ft. Atkinson. Monroe. Kilbourn City. Madison. Plover. Prescott. Montello. Richland City.

SEVENTEENTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker—W. W. FIELD, Grant. Chief Clerk—John S. Dean.

Names.	Post Office.	Names.	Post Office.
ADAMS— Anson Rood	Kilbourn City.	IOWA— W. S. Lincoln Francis Little	Avoca. Mineral Point.
Brown— W. J. Abrams	Green Bay.	Jackson and Clark. C. R. Johnson	Bl'k Riv.Falls.
CALUMET— Thomas McLean	Stockbridge.	Jefferson—	
COLUMBIA— A. J. Turner E. W. McNitt Yates Ashley	Portage. Otsego. Pardeeville.	Robert Hass A. B. Smith Joseph Powers J. M. Bingham	Lake Mills. Hebron.
CRAWFORD— Horace Beach	Pr. du Chien.	Juneau— Lyman Clark	Kildare.
DANE— W. W. Blackman W. H. Miller	Stoughton.	KEWAUNEE— Nelson Boutin	Kewaunee.
A. S. Sanborn George Wright	Mazomanie. Mt. Horeb.	Kenosha— A. C. Barry	Sylvania.
George B. Smith Donge-	Madison.	LA CROSSE— S. S. Burton	La Crosse.
G. H. Adams Wm. T. Green O. F. Jones Max Bachhuber John G. Daily	Lowell. Juneau.	La Faverre— Tarleton Dunn Samuel Cole	Elk Grove. Gratiot.
EAU CLAIRE, &c.— Thad. C. Pound		La Pointe, Ashland, &c.— H. D. Barron	Falls St. Croix.
FOND DU LAC— Wm. Starr James McElroy E. H. Galloway Charles Geisse Edgar Wilcox	Fond du Lac.	MANITOWOC— P. P. Furssenich Thomas Thornton. Dayid Smoke MARATHON, WOOD— Barth. Ringle	Clark Mills. Two Rivers. Wausau.
GRANT— Hanmer Robbins Allen Taylor	Platteville. Dickeyville.	MARQUETTE— Robert Cochran	Westfield.
J. A. Barber W. W. Field W. R. Beach	Lancaster. Fennimore. Beetown.	MILWAUKEE— Levi Hubbell David Knab J. W. Eviston	Milwankee.
GREEN- W. W. McLaughlin F. B. Rolph	Oregon. Monroe.	N. B. Caswell J.C.U.Niedermann. Fred. T Zettler James Watts	Milwaukee. Milwaukee. Milwaukee.
GREEN LAKE— James Field	Berlin.	Ed. McGarry Anthony Frey	Milwaukee.

SEVENTEENTH SESSION STATE LEGISLATURE-ASSEMBLY-(con.)

Names.	Post Office.	Names.	Post Office.
Monroe— C. E. Rice	Sparta.	SHEBOYGAN— Carl Zillier	Sheboygan.
Осонто, &с.— Hermann Naber	Shawano.	Louis Wolf	Sheb'n Falls. Adell. Onion River.
OUTAGAMIE— George Kreiss	Appleton.	TREMPEALEAU, &c.— Fayette Allen Vernon—	Durand.
OZAUKEE— W. T. Bonniwell	Cedarburg.	Wm. H. Officer Albert Bliss	Springville. Reedstown.
Portage— John Phillips	Stevens Point.	WALWORTH— John Jeffers Daniel Smith	Darien, Richmond.
RACINE— George C. Northrup Henry Stevens Philo Belden	Racine. Cale'a Centre. Rochester.	D. C. Roundy Lucius Allen Washington—	Geneva. East Troy.
Richland— John Walworth Rock—	Rich'd Centre.	Nicholas Marks H. Hildebrand Martin Shottler WAUKESHA—	Wayne. Station. Staatsville.
Thos. Earle T. H. Goodhue Guy Wheeler	Fulton. Whitewater. Janesville.	Wm. Costigan Joel R. Carpenter. Norman Shultis	Marshall. (conomowoc. North Prairie.
Perry Bostwick H. Richardson Jerome Burbank	Beloit. Janesville. Brodhead.	John Smith WAUPACA— A. K. Osborn	Muskego Cen. Iola.
St. Croix & Pierce— J. S. Elwell	Hudson.	WAUSHARA— W. C. Webb WINNEBAGO—	Wautoma.
Alonzo Wilcox A. W. Starks	Spring Green. Baraboo.	Richard C. Russell. Jeremiah Hunt George S. Barnum.	Menasha.

Eighteenth Session of the State Legislature, 1865. Convened January 11, and adjourned April 10, 1865.

SENATE.

Lt. Governor-WYMAN SPOONER, President. Chief Clerk-Frank M. STEWART.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 8 4 5 6 7 8 9 10 11 12 13 14 15 16 17	John A. Bentley Fred. S. Ellis. L. Morgan F. O. Thorp. W. K. Wilson H. P. Reynolds. J. I. Case. A. Van Wyck Henry G. Webb William Blair W. H. Chandler N. M. Littlejohn Samuel Cole. S. S. Wilkinson W. L. Lincoln M. K. Young W. A. Lawrence	Green Hay. Ozaukee. West Bend. Milwaukee. Racine. Kenosha. Wautoma. Waukesha. Windsor. White water. Gratiot. Prairie du Sac. Avoca. Glen Haven.	18 19 20 21 22 23 24 25 26 27 28 29 31 32 33 34 35 36 37 38 38 38 38 38 38 38 38 38 38 38 38 38	Wm. E. Smith George Reed Geo. S. Wheeler Geo. S. Barnum. Joseph Harris S. W. Budlong W. S. Wescott J. Bowman Thos. Hood M. H. Sessions. A. H. Young G. D. Elwood Wm. Ketcham. J. A. Chandler Carl C. Pope Satterlee Clark.	Fox Lake. Manitowoc. Nanaupa. Waukau. Sturgeon Bay. Waterloo. Monroe. Kilbourn City. Madison. Wanpaca. Prescott. Princeton. Richland City. Sparta. Bl. River Falls, Horicon.

EIGHTEENTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker-W. W. IFIELD, Grant. Chief Gerk-John S. Dean.

Names.	Post Office.	Names.	Post Office.
Adams— R. K. Fay	Rocheacree.	Iowa — E. B. Goodsel Francis Little	Highland. Mineral Point.
Brown- W. J. Abrams	Green Bay.	JACKSON AND CLARK. Rich Dewhurst	
CALUMET— Hector McLean	Stockbridge.	Jefferson— Jonathan Piper	Ixonia Center.
COLUMBIA— Levi W. Barden J. F. Haud Wm. Owen	Portage. Rocky Run. Cambria.	Gardner Spoor Alanson Pike Wm. P. Forsyth	Aztalan. Whitewater.
CRAWFORD— O. B. Thomas		JUNEAU— E. S. Miner	Neceedah.
DANE— W. M. Colliday		Kewaunee— Lyman Walker	Kewaunee.
A. A. Boyce David Ford John S. Frary	Lodi. Leicester.	KENOSHA— Z. G. Simmons	Kenosha.
James Ross	Madison.	LA CROSSE— T. N. Horton	West Salem.
DODGE— Stoddard Judd.* M. F. Lowth O. F. Jones Peter Peters	Beaver Dam. Juneau.	LA FAYETTE— James Harker S. W. Osborn	New Diggings. Darlington.
Ferd. Gnewuch EAU CLAIRE, &c	Hustisford.	La Pointe, &c.— A. C. Stuntz	Bayfield.
F. R. Church	Menomonee.	Manitowoc— H. Mulholland	Meeme.
D. C. Van Ostrand. J. H. Brinkerhoff James Sawyer	Waupun.	Michael Murphy C. B. Daggett	Maple Grove. Two Rivers.
Thomas Boyd Jonathan Large	Calumet.	MARATHON, & WOOD. M. J. McKaith	Grand Rapids.
GRANT— Wm. Brandon Allen Taylor	Smeltzer's Gr. Dickeyville.	MARQUETTE— S. A. Pease	Montello.
Henry Utt	Platteville. Boscobel.	MILWAUKEE— Jackson Hadley David Knab James McGrath	Milwaukee. Milwaukee. Milwaukee.
GREEN— W. W. McLaughlin D. Dunwiddie	Brooklyn. Brodhead.	De Witt Davis J. Thompson, Jr. Jacob Oberman	Milwaukee. Milwaukee. Milwaukee.
Green Lake— L. J. Brayton	Marquette.	Henry Fowler John W. Weiler Richard White	Milwaukee. Root Creek. Lamberton.

^{*} Elected to fill vacancy occasioned by death of J. M. McGuire.

EIGHTEENTH SESSION OF STATE LEGISLATURE—ASSEMBLY—(con.)

Names.	Post Office.	Names.	Post Office.
Monroe-		SHEBOYGAN-	
Josiah M. Tarr	Tunnel City.	Joseph Wedig	Sheboygan.
Oconto, &c		Cephas Whipple	Sheb. Falls.
D. A. Reed	Sturgeon Bay.	Charles Rogers	Hingham.
Outagamer-		Edwin Slade	Glenbeulah.
Sam. Ryan, Jr	Appleton.	TREMPEALEAU, &c	Maxville.
Sam. Kyan, Jr	Appleton.	John Burgess VERNON-	Maxville.
Ozaukee—		W. H. Officer	Springville.
W. T. Bonniwell	Cedarburg.	James Berry	Springville.
Portage-		WALWORTH-	Spring inc.
N. H. Emmons	Stevens Point.	H. C. Tilton	Allen's Grove
		Thomas Davis	Millard.
RACINE—	Racine.	B. F. Groesbeck	Tirade.
John Vaughan E. C. Salisbury	Union Grove.	H. S. Winsor	Elkhorn.
F. A. Weage	Waterford.	Washington-	
	Waterioru.	G. C. Williams	Hartford.
RICHLAND-	T D 1	M. L. Delaney	Barton.
Henry L. Eaton	Lone Rock.	A. Franckenburg	Newberg.
Rock— Daniel Johnson	Evansville.	WAUKESHA— Thomas Weaver	D
S. C. Carr	West Milton.	J. N. Cadby	Pewaukee. Merton
H. S. Wooster		J. B. Monteith	Genesee.
E. P. King	Beloit.	Myron Gilbert	Prospect Hill
J. B. Cassoday	Janesville.	WAUPACA-	1 Tospect IIII
Daniel Mowe	Orfordville.	Reuben Dowd	Weyauwega.
Om Con our tarm Demonsor		WAUSHARA	
St.Crolx and Pierce Marcus A. Fulton	Hudson.	Oscar Babcock	Dacotah.
Marcus A. Pullon	muuson.	WINNEBAGO-	
W. M. Palmer	Logansville.	Wm. A. Knapp	Oshkosh.
A. W. Starks		Nathan Cobb	Neenah.
11. 11. DOMES	Data ovo.	Wm. Simmons	Nekimi.

Nineteenth Session of the State Legislature, 1866, Convened January 10, and adjourned April 12, 1866.

SENATE.

Lt. Governor-WYMAN SPOONER, President. Chief Clerk-Frank M. STEWART.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. A. Bentley M. J. Meade L. Morgan F. O. Thorp W. K. Wilson C. H. Larkin J. I. Case C. C. Sholes Henry G. Webb. Orson Reed W. H. Chandler N. M. Littlejohn Samuel Cole A. W. Starks W. L. Lincoln J. H. Rountrree U. A. Lawrence	Summit. Windsor. Whitewater. Gratiot. Baraboo. Avoca. Platteville.	18 19 20 21 22 23 24 25 26 27 29 29 30 31 32 33	Stoddard Judd George Reed Geo. F. Wheeler G. S. Barnum A. L. Smith S. W. Budlong Henry Adams Jona. Bowman. Jas. K. Proudfit M. H. Sessions M. A. Fulton G. D. Elwood Benj. Bull J. A. Chandler J. G. Thorp Satterlee Clark	Waukau. Appleton. Waterloo. Monticello. Kilbourn City. Madison. Waupaca. Hudson. Princeton. Prair.du Chien

NINETEENTH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker—H. D. BARRON, of Polk. Chief Clerk--E. W. Young.

Names.	Post Office.	Names.	Post Office.
ADAMS— T. B. Marsden	Friendship.	Iowa— E. B. Goodsel James Spensely	Highland. Mineral Point.
Brown- W. J. Abrams	Green Bay.	Jackson and Clark. L. G. Merrill	Bl. River Falls
George Baldwin	Chilton.	Jefferson— Patrick Rogan	Watertown.
A. J. Turner R. B. Sanderson Evan O. Jones	Poynette.	John Mosher W. W. Reed Henry Harnden	Jefferson.
CRAWFORD— Geo. E. Harrington		JUNEAU— E. S. Miner	Neceedah.
DANE— W. D. Potter	Cambridge.	KEWAUNEE— Constant Martin	Dyckesville.
J. M. Flint Geo. H. Slaughter Wm. Charlton	Sun Prairie. Mendota. Verona.	Kenosha— Franklin Newell	Kenosha.
B. F. Hopkins	Madison.	La Crosse— Angus Cameron	La Crosse.
Oliver Ashley Andrew Willard Hiram Sawyer Jacob Bodden	Westford. Beaver Dam. Burnett. Theresa.	LA FAYETTE— D. J. Seely John Armstrong	Elk Grove. Wiota.
Wm. M. Morse	Ashippun.	La Pointe, &c — H. D. Barron	Falls St. Croix
Thad. C. Pound FOND DU LAC—	Chippewa F'ls	Manitowoc— Nicholas Dittmar	Meeme.
A. M. Skeels George F. Clark James Coleman	Ripon. Bugle. Fond du Lac.	William Eatough David Smoke	Brant's Mills. Two Rivers.
Joseph Wagner A. J. Dieringer	Moria. Auburn.	MARATHON & WOOD, B. G. Plumer	Wausau.
GRANT— Hanmer Robbins W. S. Scribner A. P. Hammond	Fairplay. Montfort.	MARQUETTE— S. A. Pease	Montello.
Geo. H. Washburn. A. A Bennett	Millville.	Milwaukee- Jackson Hadley Wm. P. Lynde	Milwaukee. Milwaukee.
GREEN— Daniel Smiley E. E. Carr	Albany. Monroe.	James McGrath A. R. R. Butler C. H. Orton. Joseph Phillips Edward Daley	Milwaukee. Milwaukee. Milwaukee.
GREEN LAKE- W. A. Bugh	Berlin.	T. H. Curtis Jehn H. Deuster	Wauwatosa. Milwaukee.

NINETEENTH SESSION OF STATE LEGISLATURE—ASSEMBLY—(con.)

Names.	Post Office.	Names.	Post Office.
Monroe— D. W. C. Wilson	Sparta.	SHEBOYGAN—(con.) Samuel Rounseville J. P. Carroll	Sheb'gan Falls
Oconto, Shawano & Door—		Julius Woolff	Rhine.
Isaac Stephenson	Marinet.	TREMPEALEAU, PEPIN AND BUFFALO	
OUTAGAMIE— Henry Turner OZAUKEE—	Appleton.	W. H. Thomas VERNON—	Sumner.
James McCarthey.	Pt.Washingt'n	N. F. Carpenter Alexander Woods	De Soto. Hillsboro.
James O. Raymond RACINE—	Plover.	WALWORTH— W. C. Allen	Delavan.
James O. Bartlett	Racine.	Thos. Davis	Sugar Creek.
George Q. Erskine. Philo Belden	Racine. Rochester.	S. O. Raymond	Geneva. East Troy.
RICHLAND— H. L. Eaton ROCK—	Lone Rock.	Washington— James Kenealy M. L. Delaney	Toland'sPrai'e Barton.
A. W. Pope B. Burdick	Janesville. Edgerton,	Philip Schneider WAUKESHA-	Boston.
H. S. Wooster	Clinton.	Daniel Brown	Elm Grove.
E. P. King	Beloit. Janesville.	Samuel Thompson. Peter D. Gifford	Hartland. North Prairie.
A. C. Bates A. C. Douglass	Hanover.	Jesse Smith	Dodge's Cor.
St. Croix & Pierce— Wm. J. Copp	Prescott.	A. K. Osborn	Iola.
SAUK— Wm. Palmer	Logansville.	Oscar Babcock WINNEBAGO	Dacotah.
R. M. Strong. :	Reedsburg.	William H. Doe	Oshkosh.
SHEBOYGAN— Billie Williams	Sheboygan.	John Proctor Wm. Simmons	Neenah. Oshkosh.

Twentieth Session of the State Legislature, 1867,

Convened January 9, 1867, and adjourned April 11, 1867.

SENATE.

Lt. Governor—WYMAN SPOONER, President. Chief Clerk--L. B. Hills.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1	Van Eps Young.	Sheboygan.	17	S. J. Todd	Beloit.
2	M. J. Meade	Green Bay.	18	Stoddard Judd	
3	L. Morgan	Ozaukee.	19	George Reed	Manitowoc.
4	F.O. Thorp	West Bend.	20	Geo. F. Wheeler	
5	j Jackson Hadley	Milwaukee.	21	George Gary	Oshkosh.
- 1	H. L. Palmer*		22	A. L. Smith	Appleton.
6	C. H. Larkin	Milwaukee.	23	G. T. Thorn	Jefferson.
7	Henry Stevens		24	H. Adams	
8	C. C. Sholes	Kenosha.	25	R. B. Sanderson	
9	D. W. C. Wilson.		26	J. K. Proudfit	Madison.
10	Orson Reed		27	E. L. Browne	
11	C. E. Warner		28	M. A. Fulton	Hudson.
12	N. M. Littlejohn	Whitewater.	29	H. G. Webb	Wautoma.
18	JamesH. Earnest		30	Benj. Bull	Pr. du Chien.
14	A. W. Starks	Baraboo.	81	J. W. Ranney	West Salem.
15	Joel Whitman		32	J. G. Thorp	Eau Claire.
16	J. H. Rountree	Platteville.	33	Sat. Clark	Horicon.

^{*} Elected to fill vacancy occasioned by death of Jackson Hadley.

TWENTIETH SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker-ANGUS CAMERON, La Crosse. Chief Clerk-E. W. Young.

Names.	Post Office.	Names.	Post Office.
ADAMS— W. J. Kershaw	Big Spring.	Iowa— Joseph Frost John Green	Avoca. Moscow.
W. J. Abrams R. Wilcox	Green Bay. Depere.	Jackson & Clark— J. A. Watrous	Bl.River Falls.
C. Mosher, Jr	Alma.	JEFFERSON— T. Schinnick J. B. Bryant	Watertown. Lake Mills.
R. J. Needham Columbia— W.S.Schimmerhorn	Stockbridge.	J. D. Petrie	Jefferson. Concord.
Ira H. Ford Evan O. Jones	Columbus. Cambria.	JUNEAU— E. C. Sage	New Lisbon.
CRAWFORD— O. B. Thomas	Pr. du Chien.	Kenosha— Gideon Truesdale	Kenosha.
DANE— Isaac Adams J. M. Flint	Door Creek. Sun Prairie.	KEWAUNEE & Door- David Youngs	Ahnepee.
Frank Gault Hugh Cathcart E. Wakeley	Mendota. Madison. Madison.	LA CROSSE— Angus Cameron D. A. Kennedy	La Crosse. Stevenstown.
Dodge— Miles Burnham Jas. B. Hays	Danville. Juneau.	LA FAYETTE— D. J. Seeley W. Monroe	Elk Grove. Fayette.
W. Marsion	Lomira. Hustisford.	MANITOWOC N. Dittmar	Meeme.
Douglas, Bayf'd, &c. H. D. Barron	Falls St. Croix.	M. Murphy Thomas Robinson	Maple Grove, Manitowoc.
Dunn & Chippewa— Thad. C. Pound Fond du Lac—	Chippewa F'ls	MARQUETTE— C. S. Kelsey	Montello.
A. M. Skells A. C. Whiting	Ladoga.	Marathon & Wood- Geo. Hiles	Dexterville.
Jas. Coleman L. H. Carey C. D. Gage	Fond du Lac. New Fane.	MONROE— S. B. Johnson MILWAUKEE—	Tomah.
Joseph Wagner Grant—	Moria.	G. W. Clason H. C. Hobart	Milwaukee. Milwaukee.
Hanmer Robbins John Carthew	Rockville.	James McGrath Edwin Hyde	Milwaukee.
Joseph Allen H. A. W. McNair	New Califor'ia Fennimore.	J. H. Judd Joseph Phillips	Milwaukee. Milwaukee.
A. A. Bennett	Glon Haven.	Wm. A. Prentiss	Milwaukee.
GREEN— L. W. Wright D. Dunwiddie	Monticello. Brodhead.	L. Hellberg V. Knoell H. Fowler	Harrisburg. Milwaukee.
GREEN LAKE— Charles Kilbourn.	Princeton.	Oconto & Shawano- D. H. Pulcifer	

TWENTIETH SESSION OF STATE LEGISLATURE—ASSEMBLY—(con.)

Names.	Post Office.	Names.	Post Office.
OUTAGAMIE- W. H. P. Bogan	Appleton,	SHEBOYGAN—(con.) Geo. S. Graves	Shebo'n Falls.
OZAUKEE— F. W. Horn	Cedarburg.	St. CROIX— H. H. Wadsworth	River Falls.
Pepin & Eau Claire, Fayette Allen	Durand.	TREMPEALEAU— John Nicholls	Trempealeau.
PIERCE— John D. Trumbull.	Maiden Rock.	VERNON— J. W. Greenman Albert Bliss	Bergen. Readstown.
PORTAGE T. H. McDill	Plover.	Walworth- Wm. C. Allen	Delavan.
Chas. E. Dyer Hiram D. Morse	Racine. Waterford.	F. A. Buckby T. D. Weeks	Springfield. Whitewater.
Richland— Ira S. Hazeltine	Rich'd Centre.	Washington— Chas. H. Miller D. W. Maxon	West Bend. Cedar Creek.
Rock— E. A. Foot J. T. Dow	Footville. Cookville.	WAUPACA— C. P. Perry	New London.
W. H. Starks H. J. Murray Pliny Norcross	Tiffany. Beloit. Janesville.	Waushara— Edgar Sears Waukesha—	Pine River.
SAUK— J. I. Waterbury S. S. Barlow	Prairie du Sac. Delton.	Jesse Smith Ruius Parks James Murray Winnebago—	Waterville.
SHEBOYGAN— Joseph Wedig R.B. Van Valkenb'g	Sheboygan. Greenbush.	H. G. Jewell John Proctor M. C. Bushnell	Neenah.

Twenty-First Session of the State Legislature, 1868, Convened January 8, adjourned March 6, 1868.

SENATE.

Lt. Governor—WYMAN SPOONER, President. Chief Clerk—L. B. Hills.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	R. H. Hotckiss. W. J. Abrams. Lyman Morgan. Adam Schantz. H. L. Palmer. C. H. Larkin. Henry Stevens. A. Van Wyck. D. W. C. Wilson Curtis Menn. C. E. Warner. N. M. Littlejohn. J. H. Earnest. S. S. Barlow Joel Whitman. Geo. C. Hazelton S. J. Todd.	Milwaukee. Caledonia Ce'r Kenosha. Sparta. Oconomowoc. Windsor. Whitewater. Shullsburg. Delton. Dodgeville.	18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	H. W. Lander George Reed Ed S. Bragg W. G. Ritch William Young. G. T. Thorn Henry Adams R. B. Sanderson Carl Habich E. L. Browne W. J. Copp H. G. Webb J. W. Ranney A. W. Newman. Satterlee Clark.	Beaver Dam. Manitowoc. Fond du Lac, Oshkosh. Medina. Jefferson. Monticello. Poynette. Madison. Waupaca. Prescott. Wautoma. Richland City. West Salem. Trempealeau. Horicon.

TWENTY-FIRST SESSION OF STATE LEGISLATURE-(continued.)

ASSEMBLY.

Speaker—A. M. THOMSON, of Rock. Chief Clerk-E. W. Young.

Names.	Post Office.	Names.	Post Office.
ADAMS— W. J. Kershaw	Big Spring.	Green Lake— Ira Manley, Jr	Markesan.
J. B. Eugene D. C. Ayers		Goodwin Lowry J. W. Rewey	Helena Stat'n. Mifflin.
Buffalo— C. Moser, Jr	Alma.	Jackson and Clark. James O'Neal	Neillsville.
CALUMET— C. H. M. Peterson. Columbia— Alanson Holly	New Holstein. Kilbourn City.	JEFFERSON— H. S. Howell C. P. Goodrich Jonas Foltz F. G. L. Struve	Watertown. Christiana. Bark River. Helenville.
Ira H. Ford D. C. Davies	Columbus. Portage.	Juneau— John O'Rourke	Kildare.
CRAWFORD— James Fisher	Eastman.	KENOSHA— Jacob Shibley	Bassett's Sta'n
DANE— Nelson Williams K. Nelson Frank Gault	Stoughton. Cambridge. Mendota.	KEWAUNEE AND DOOR Moses Kilgore LA CROSSE— Theodore Rodolf	Bailey's Harb.
G. Tollefson Levi B. Vilas	Mt. Vernon. Madison.	N. P. Waller	La Crosse. West Salem.
Dodge— L. Connor L. M. Benson Charles Goodwin G. W. Colamy	Fox Lake. Lowell. Mayville. Alderly.	Samuel Cole Charles Pole Manitowoc— John Bohne Richard Donovan	Shullsburg.
Douglas, &c.— H. D. Barron	Falls St.Croix.	David Smoke	Manitowoc.
Dunn and Chippewa S. W. Hunt	Menomonee.	Francis Russell MARATHON & WOOD— W. C. Silverthorn	
FOND DU LAC— H. C. Bottum R. C. Kelley D. B. Conger Seth A. Chase Nicholas Klotz	Fond du Lac. Fond du Lac. Eden.	Monroe— Charles A. Hunt MILWAUKEE— Patrick Drew	Melvina. Milwaukee.
Joseph Wagner GRANT— Hanmer Robbins Jas. H. Neaville J. E. Dodge Math. Burchard N. W. Kendall	Moria. Platteville. Potosi. Lancaster. Fennimore. Wyalusing.	George Abert. James McGrath. James Reynolds. John Fellenz D. H. Richards. W. A. Prentiss. H. C. Runkel Patrick Walsh John Sullivan	Milwaukee. Milwaukee. Milwaukee. Milwaukee. Milwaukee.
GREEN— A. H. Pierce Jacob Mason 16 Manual.	Monticello. Monroe.	Oconto & Shawano— I. Stephenson	Marinette.

TWELNTY-FIRST SESSION STATE LEGISLATURE—ASSEMBLY—(con.)

Names.	Post Office.	Names.	Post Office.
OUTAGAMIE— T.R. Hudd	Appleton.	SHEBOYGAN—(con.) John A. Smith George S. Graves	Glenbeulah. Sheb. Falls.
F. W. Horn	Cedarburg.	St. Croix— M. A. Fulton	Hudson.
Pepin & Eau Claire H. W. Barnes	Eau Claire.	TREMPEALEAU— John Nicholls	Trempealeau.
Pierce— Eleazer Holt	Maiden Rock.	Vernon— Henry Chase	Chaseburg.
Portage— Benjamin Burr	Stevens Point.	D. B. Priest	Viroqua.
RACINE— Charles E. Dyer H. L. Gilmore	Racine. North Cape.	Joseph F. Lyon John A. Smith George A. Ray	Darien. Geneva. La Grange.
RICHLAND — W. C. S. Barron	Lloyd.	Washington— George H. Kleffler. D. W. Maxon	West Bend. Cedar Creek.
Rock— Burr Sprague W. C. Whitford	Orfordville. Milton.	WAUPACA— J. W. Carter WAUSHARA—	New London.
A. M. Carter C. H. Parker	Beloit.	Edgar Sears WAUKESHA—	Pine River.
A. M. Thomson		Silas Barber William Thompson Adam Muchl	Waukesha. Oconomowoo St. Martin.
J. I. Waterbury John Gillespie	Prairie du Sac. Dellona.	Winnebago— Luther Buxton	Oshkosh.
SHEBOYGAN— Joseph Wedig	Sheboygan.	G. W. Trask M. C. Bushnell	Winneconne. Omro.

Twenty-Second Session of State Legislature, 1869, Convened January 13, and adjourned March 11, 1869.

SENATE.

Lt. Governor-WYMAN SPOONER, President. Chief Clerk-L. B. Hills.

Dis.	Names.	Post Office.	Dis.	Names.	Post Office.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	David Taylor W. J. Abrams Lyman Morgan Adam Schantz Wm. P. Lynde C. H. Larkin Henry Stevens A Van Wyck W. J. Kershaw Curtis Mann Nelson Williams N. M. Littlejohn H. Gray E. S. Barlow L. W. Johner G. C. Hazelton C. G. Williams	Green Hay. Ozaukee. Addison. Milwaukee. Milwaukee. Racine. Kenosha. Big Spring. Oconomowoc. Stoughton. Whitewater. Darlington. Delton. Wyoming. Boscobel.	18 19 20 21 22 23 24 25 26 27 28 29 80 81 82 83	H. W. Lander George Reed Ed. S. Bragg I. W. Fisher Wm. Young W.W. Woodman Henry Adams W.M. Griswold. Carl Habich Chas. M. Webb. W. J. Copp Geo. D. Waring Wm. Ketcham C. M. Butt A. W. Newman. Satterlee Clark.	Manitowoc. Fond du Lac. Menasha. Medina. Farmington. Monticello. Columbus. Madison. Grand Rapids. Prescott. Berlin. Richland City. Viroqua.

TWENTY-SECOND SESSION OF STATE LEGISLATURE—(continued.)

ASSEMBLY.

Speaker—A. M. THOMSON, Rock. Chief Clerk—E. W. Young.

Names.	Post Office.	Names.	Post Office.
ADAMS— O. B. Lapham	Friendship.	GREEN LAKE— E. L. Hoyt	Manchester.
Brown— J. S. Curtis R. Wilcox	Green Bay. Depere.	Abner Powell Wm. E. Rowe	Mineral Point Arena.
Buffalo— Robert Henry	Anchorage.	JACKSON AND CLARK J. B. G. Baxter	Bl. River Fall
Calumet— C. H. M. Peterson	New Holstein.	Jefferson— John Ruttledge S. J. Conklin	Waterloo
COLUMBIA— A. J. Turner Thorn. Thompson.	Portage City.	J. Winslow J. M Bingham JUNEAU—	Ft. Atkinson. Palmyra.
F. M. Ross		J. B. Potter	Sentinel.
CRAWFORD— B. F. Fay	Prairie du Ch'n	S. E. Tarbell	Woodworth.
DANE— J. E. Johnson	Utica.	J. R. McDonald	Ahnepee.
Knute Nelson John Adams Andrew Henry Geo. B. Smith	Cambridge. Black Earth. Madison. Madison.	C. C. Palmer N. P. Waller	West Salem. West Salem.
Dodge— Cyrus Perry	Waterloo.	N. B. Richardson Charles Pole	Warren. Shullsburg.
Rees Evans	Beaver Dam.	MANITOWOC- J. H. Bohne	
DUNN AND CHIPPEWA		Richard Donovan J. L. Fobes	Meeme. Manitowoc. Two Rivers.
Thad. C. Pound FOND DU LAC-	Chippewa F'ls	MARQUETTE— Wm. Murphy	Briggsville.
H. C. Bottum B H. Bettis	West Rosen'e. Ladoga.	MARATHON & WOOD	
I. K. Hamilton W. S. Warner	Fond du Lac. Lamartine.	Henry Reed Monroe—	Grand Rapids
A. Dierenger Chas. Geisse	Auburn.	Jesse Bennett	Sparta.
GRANT-		MILWAUKEE— Patrick Drew	Milwaukee.
Joseph Harris G. H. Brock	Fairview. Potosi.	George Abert James Hoye	Milwaukee. Milwaukee.
W. P. Dewey	Lancaster.	S. C. West	Milwaukee.
Ben. M. Coates	Boscobel.	John Fellenz	Milwaukee.
A. R. McCartney	Cassville.	Joseph Phillips	Milwaukee.
GREEN-	1	D. H. Johnson H. C. Runkell	Milwaukee.
J. F. Wescott	Farmers Gro'e	Henry Rethe	Panesville.
F. A. Jackson	Brodhead.	John Scheffel	Milwaukee.

TWENTY-SECOND SESSION STATE LEGISLAT'RE-ASSEMBLY-(con.)

Names.	Post Office.	Names.	Post Office.
Oconto & Shawano— Parlan Semple	Shawano.	SHEBOYGAN— Thos. Blackstock S. Calwell	Cascade.
OUTAGAMIE— C. E. McIntosh	Lime Rock.	Geo. S. Graves	Sheboygan F's
OZAUKEE— Job Haskell	Saukville.	Chas. D. Parker	Pleasant Val'y
Pepin & Eau Claire.		TREMPEALEAU— Douglas Arnold	Williamsburg.
Fayette Allen	Durand.	Vernon- John McLees	Harmony
Pierce— E. H. Ives	Prescott.	Van S. Bennett	Weister.
Polk, Douglas, &c.— H. D. Barron	St.Croix Falls.	WALWORTH— A. G. Kellam John A. Smith Daniel Hooper	Delavan. Geneva. Troy.
Portage— Frederick Huntley.	Buena Vista.	Washington— John Kastler	Wayne.
A. L. Phillips H. L. Gilmore	Racine. North Cape.	D. W. Maxon WAUPACA— M. H. Sessions	
RICHLAND— J. M. Thomas	Lone Rock.	WAUSHARA— J. N. P. Bird	-
Rock— Seth Fisher D. E. Maxson A. Sherman C. H. Parker A. M. Thomson	Milton. Janesville. Beloit.	WAUKESHA— Vernon Tichenor Edwin Hurlbut Jas. McDonald	Waukesha. Oconomowoc.
SAUK C. C. Kuntz John Gillespie		WINNEBAGO— Luther Buxton G. W. Trask J. H. Foster	Winneconne.

Note.—The name of Erasmus D. Hail, Member of the Assembly from Winnebago County for 1848, was omitted, in its proper place, on page 206, by mistake.

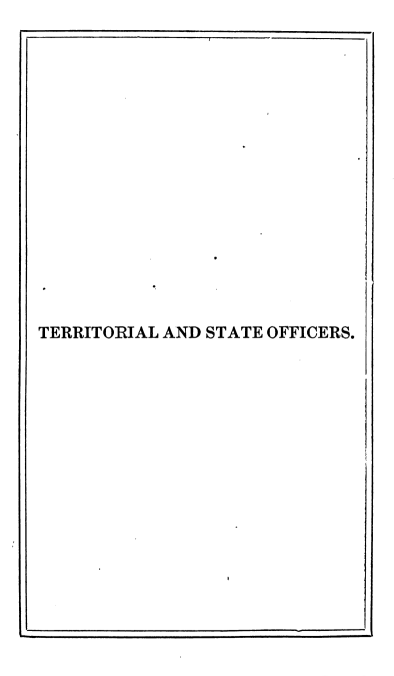
TABLE

SHOWING THE LENGTH OF THE SESSIONS OF THE LEGISLATURE AND THE NUMBER OF REPRESENTATIVES IN EACH YEAR SINCE 1836.

TERRITORIAL ORGANIZATION.

Year.	Time of Meeting.	_ Adjournment. Length Session. No. Reps.
1836	October 25th	December 9th 46 days 89
1837	November 6th	January 20th, 1838 76 days 29
1838	June 11th	June 25th
1838	November 26th	December 22d 27 days 37
		March 11th 50 days 39
1839	December zu	January 13th, 1840 43 days 39
1840	August 3u	August 14th
1040	December 6th	February 19th, 1841 75 days 39 February 19th, 1842 75 days 39
1041	March 8th	March 25th, 1843 20 days 39
1848	March 97th	April 17th, 1843 22 days 39
1843	December 4th	January 31st, 1844 59 days 39
1845	January 6th	February 24th
1846	January 5th	February 3d 30 days 39
1847	January 4th	February 11th 39 days 39
1847	October 18th	October 27th 10 days 39
1848	February 7th	March 13th 36 days 39
	•	•
	STATE	ORGANIZATION.
1949	June 5th	August 21st 78 days 85
1849	January 10th	April 2d
1850	January 9th	February 11th 34 days 85
1851	January 8th	March 18th 70 days 85
1852	January 14th	April 19th 96 days 85
1853	January 12th	April 4th
1853	June 6th	July 13th
1854	January 11th	April 3d
1855	January 10th	April 3d 83 days 107
1856	January 9th	March 31st. 125 days 107 October 14th 125 days 107 March 9th 54 days 107
1856	September 3d	October 14th
1857	January 14th	March 9th 54 days 197
1808	January Idui	May 17th
1999	January Oth	March 21st
1861	January 8th	April 17th
1861	May 15th	April 17th
1862	January 8th	Anril 7th
1862	June 8d	April 7th
1862	September 10th	September 26th
1863	January 14th	September 26th
1864	January 13th	April 4th
1865	January 11th	April 10th 90 days133
1866	January 10th	April 12th 93 days133
1867	January 9th	April 11th 98 days133
1868	January 8th	March 6th
1869	January 13tn	March 11th 58 days183
	CONSTITUTI	ONAL CONVENTIONS.
	FIRS	T CONVENTION.
1046		December 16th 78 days124
1840		
	SECON	ND CONVENTION.

1847 December 15th.... February 15th...... 49 days 58



TERRITORIAL AND STATE OFFICERS.

GOVERNORS OF TERRITORY OF WISCONSIN,

BY WHOM AND WHEN APPOINTED.

HENRY DODGE				
JAMES DUANE DOTY	appointed	by John Tyler	Sept. 30th,	1841
N. P. TALMADGE	appointed	by John Tyler	June 21st,	1844
HENRY DODGE	appointed	by James K. Polk	April 8th,	1845

STATE OFFICERS OF WISCONSIN,

FROM ITS ORGANIZATION UNTIL JANUARY 1st, 1870.

GOVERNORS.

LIEUTENANT GOVERNORS.

E. D. CAMPBELL. La Crosse. from Jan. 1, 1888, to Dec. 31, 1889 BUTLER G. NOBLE. Whitewater. from Jan. 1, 1880, to Dec. 31, 1881 EDWARD SALOMON. Milwaukee. from Jan. 1, 1882, to Apr. 19, 1882 *GERRY W. HAZELTON. Columbus. from Sep. 10, 1882, to Dec. 31, 1882 *WYMAN SPOONER. Eikhorn. from Jan. 1, 1883, to Dec. 31, 1883 WYMAN SPOONER. Eikhorn. from Jan. 1, 1884, to Dec. 31, 1883 WYMAN SPOONER. Eikhorn. from Jan. 1, 1886, to Dec. 31, 1883	l 3
WYMAN SPOONER. Elkhorn from Jan. 1, 1864, to Dec. 31, 1869 WYMAN SPOONER. Elkhorn from Jan. 1, 1868, to Dec. 31, 1869 WYMAN SPOONER. Elkhorn from Jan. 1, 1868, to Dec. 31, 1869	1

^{*} Ex-officio, as President of the Senate.

SECRETARIES OF STATE.

THOS. McHUGH	Waukesha Green Bay Janesville Belmont Belmont Shopiere	from Jan. from Jan. from Jan. from Jan. from Jan. from Jan.	1, 1850, to Dec. 31, 1851 1, 1852, to Dec. 31, 1853 1, 1854, to Dec. 31, 1855 1, 1856, to Dec. 31, 1857 1, 1858, to Dec. 31, 1859 1, 1860, to Dec. 31, 1861
LOUIS P HARVEY JAMES T. LEWIS LUCIUS FAIRCHILD THOS. S. ALLEN THOS. S. ALLEN	Colûmbus Madison Mineral Point.	from Jan. from Jan. from Jan.	

STATE TREASURERS.

J. C. FAIRCHILD J. C. FAIRCHILD E. H. JANSSEN E. H. JANSSEN CHAS. KUEHN S. D. HASTINGS S. D. HASTINGS S. D. HASTINGS B. D. HASTINGS S. D. HASTINGS	Madison Cedarburg Manitowoc Trempealeau Trempealeau Trempealeau Trempealeau	from Jan. from Jan. from Jan. from Jan. from Jan. from Jan. from Jan. from Jan. from Jan.	1, 1850, to Dec. 31, 1851 1, 1852, to Dec. 31, 1853 1, 1854, to Dec. 31, 1855 1, 1856, to Dec. 31, 1857 1, 1858, to Dec. 31, 1859 1, 1860, to Dec. 31, 1861 1, 1862, to Dec. 31, 1863 1, 1864, to Dec. 31, 1863
	Trempealeau	from Jan. from Jan.	

ATTORNEYS GENERAL.

JAMES S. BROWN S. PARK COON	Milwaukee	from Aug. from Jan.	, 1848, to Dec. 31, 1849 1, 1850, to Dec. 81, 1851
E. EASTABROOK			
GEORGE B. SMITH			
GABRIEL BOUCK	Oshkosh	from Jan.	1, 1858, to Dec. 31, 1859
JAMES H. HOWE			
JAMES H. HOWE WINFIELD SMITH			
WINFIELD SMITH	Milwaukee	from Jan.	1, 1864, to Dec. 31, 1865
CHARLES R. GILL			
CHARLES R. GILL	watertown	irom Jan.	1, 1868, to Dec. 81, 1869

SUPERINTENDENTS OF PUBLIC INSTRUCTION.

ELEAZER ROOT	Waukesha	from Aug.	, 1848, to Dec. 31, 1851
AZEL P. LADD			
H. A. WRIGHT			
A. C. BARRY	Racine	from Jan.	1, 1856, to Dec. 31, 1857
LYMAN C. DRAPER	Madison	from Jan.	1, 1858, to Dec. 31, 1859
JOSIAH L. PICKARD	Platteville	from Jan.	1, 1860, to Dec. 81, 1861
JOSIAH L. PICKARD	Platteville	from Jan.	1, 1862, to Dec. 31, 1863
JOSIAH L. PICKARD	Platteville	from Jan.	1, 1864, to Sep. 30, 1864
JOHN G. McMYNN	Racine	from Oct.	1, 1864, to Dec. 81, 1865
JOHN G. McMYNN	Racine	from Jan.	1, 1866, to Dec. 81, 1867
A. J. CRAIG			

BANK COMPTROLLERS.*

JAS. S. BAKER. WM. M. DENNIS. WM. M. DENNIS. JOEL C. SQUIRES. G. VAN STEENWYK. WM. H. RAMSEY. WM. H. RAMSEY.	Watertown Watertown Mineral Point Kilbourn City . Ozaukee Ozaukee	from Jan. from Jan. from Jan. from Jan. from Jan. from Jan.	1, 1854, to 1, 1856, to 1, 1858, to 1, 1860, to 1, 1862, to 1, 1864, to	Dec. 31, 1855 Dec. 31, 1857 Dec. 31, 1859 Dec. 31, 1861 Dec. 31, 1863 Dec. 31, 1865
WM. H. RAMSEY JEREMIAH M. RUSK JEREMIAH M. RUSK	Viroqua	from Jan.	1, 1866, to	Dec. 81, 1867

STATE PRISON COMMISSIONERS.

JOHN TAYLOR HENRY BROWN				
A. W. STARKS ED. McGARRY	Baraboo	from Jan.	1, 1854, to	Dec. 31, 1855
E. M. MACGRAW HANS C. HEG	Sheboygan	from Jan.	1, 1858, to	Dec. 31, 1859
ALEX. P. HODGES HENRY CORDIER	Oshkosh	from Jan.	1, 1862, to	Dec. 31, 1863
HENRY CORDIER	Waupun	from Jan.	1, 1866, to	Dec. 81, 1867

LEGISLATIVE OFFICERS.

FROM ORGANIZATION OF THE TERRITORY.

PRESIDENTS OF THE TERRITORIAL COUNCIL.

Names. When	elected.	Names.	When	s ele	cted.
Henry S. Baird Oct.	27, 1836	Moses M. Strong			
Arthur B. Ingraham Nov.	7, 1837	Morgan L. Martin	Mar.	20.	1843
Arthur B. Ingraham June	11, 1838	Marshall M. Strong	Dec.	5,	1843
Wm. Bullen Nov.	28, 1838	Moses M. Strong	Jan.	7,	1845
James Collins Jan.	22, 1839	Nelson Dewey			
Wm. A. Prentiss Aug.	4, 1840	Mason C. Darling	Jan.	5	1847
James Maxwell Dec.	8, 1840	H. N. Wells	Oct.	18	1847
James Collins Dec.	15, 1841	H. N. Wells	Feb.	8	1848

SECRETARIES OF THE TERRITORIAL COUNCIL.

Names.	When elected.	Names.	When elected.
Edward McSherry	Oct. 27, 1836	John P. Sheldon	Mar. 31, 1843
George Beaty	Nov. 7, 1837	Ben. C. Eastman	
George Beaty	June 11, 1838	Ben. C. Eastman	Jan. 7, 1845
George Beaty	Nov. 28, 1838	Ben. C. Eastman	Jan. 5, 1846
George Beaty	Jan. 22, 1839	Thos. McHugh	Jan. 5, 1847
George Beaty		Thos. McHugh	Oct. 19, 1847
George Beaty	Dec. 10, 1841	Thos. McHugh	Feb. 8, 1848
John V. Ingersoll	Dec. 17, 1842		•

^{*} The office of Bank Comptroller expired December 31, 1869, by vote of the people, and the duties of the office were transferred to the State Treasurer.

SERGEANTS-AT-ARMS OF THE TERRITORIAL COUNCIL.

Names.	When elected.	Names.	When	r ele	cted.
Wm. Henry	Oct. 27, 1836	Chas. E. Brown	Dec.	7.	1842
Levi Sterling	Nov. 7, 1837	G. C. S. Vail	Dec.	5,	1843
George W. Harris	June 11, 1838	Chas. H. Larkin	Jan.	7,	1845
Stephen N. Ives	Nov. 28, 1838	Joseph Brisbois	Jan.	6,	1846
Stephen N. lves	Jan. 23, 1839	John Bevins	Jan.	5,	1847
Miles M. Vineyard	Dec. 8, 1840	Edward P. Lockhart	Oct.	19.	1847
Ebenezer Childs		Edward P. Lockhart			

CHIEF CLERKS OF THE SENATE.

Names.	When elec	ted.	Names.	When	n elected.
Henry G. Abbey	June 5,	1848	J. H. Warren	Jan.	11, 1860
Wm. R. Smith			J. H. Warren	Jan.	9, 1861
Wm. R. Smith			J. H. Warren		
Wm. Hull			J. H. Warren	Jan.	8, 1862
John K. Williams			J. H. Warren	Sep.	10, 1862
John K. Williams			F. M. Stewart		
Samuel G. Bugh			F. M. Stewart		
Samuel G. Bugh			F. M. Stewart		
Byron Paine			F. M. Stewart		
Wm. H. Brisbane			L. B. Hills		
J. L. V. Thomas			L. B. Hills		
Hiram Bowen			L. B. Hills		

SERGEANTS-AT-ARMS OF THE SENATE.

Names.	When elected.	Names.	When elected ·
F. W. Shollner		J. A. Hadley	
James Hanrahan		J. A. Hadley	
E. D. Masters	Jan. 8, 1851	B. U. Caswell	Jan. 8, 1862
Patrick Cosgrove	Jan. 14, 1852	B. U. Caswell	. Sep. 10, 1862
Thomas Hood	Jan. 12, 1853	Luther Basford	Jan. 14, 1863
J. M. Sherwood	Jan. 11, 1854	Nelson Williams	. Jan. 13, 1864
W. H. Gleason	Jan. 11, 1855	Nelson Williams	. Jan. 11, 1865
Joseph Baker	Jan. 11, 1856	Nelson Williams	Jan. 10, 1866
Alanson Filer	Jan. 15, 1857	Asa Kinney	
N. L. Stout	Jan. 14, 1858	W. H. Hamilton	
Asa Kinney		W. H. Hamilton	. Jan. 13, 1869
Asa Kinney	Jan. 21, 1860		

SPEAKERS OF THE ASSEMBLY.

TERRITORY.

Names.	When elected.	Names.	When	ı el e	cted.
Peter Hill Engle		Albert G. Ellis	Dec.	7.	1842
Isaac Leffler		George H. Walker	Dec.	5.	1848
John W. Blackstone		George H. Walker	Jan.	7.	1845
John W. Blackstone		Mason C. Darling	Jan.	5,	1846
E. V. Whiton		William Shew			
Nelson Dewey		Isaac P. Walker	Oct.	18,	1847
David Newland		Timothy Burns	Feb.	7,	1848
David Newland		•			

STATE.

SIAIU.					
Names.	When elected.	Names.			
N. E. Whitesides	June 6, 1848	William Penn Lyon	Jan. 11, 1860		
Harrison C. Hobart	Jan. 11, 1849	Amasa Cobb	Jan. 9, 1861		
Moses M. Strong	Jan. 9, 1850	Amasa Cobb			
Frederick W. Horn		J. W. Beardsley	Jan. 9, 1862		
J. McM. Shafter		Henry L. Palmer			
Henry L. Palmer		J. Allen Barber	Jan. 14, 1863		
Frederick W. Horn		William W. Field	Jan. 14, 1864		
Charles C. Sholes	Jan. 10, 1855	William W. Field	Jan. 11, 1865		
William Hull	Jan. 10, 1856	Henry D. Barron	Jan. 10, 1866		
Wyman Spooner	Jan. 15, 1857	Angus Cameron			
Fred. S. Lovell		A. M. Thomson	Jan. 8, 1868		
William Penn Lyon		A. M. Thomson	Jan. 13, 1869		

CLERKS OF THE ASSEMBLY.

TERRITORY.

Names.			
Warren Lewis	Oct. 26, 1836	John Catlin	Dec. 7, 1842
John Catlin		John Catlin	Dec. 5, 1843
John Catlin	Nov. 29, 1838	LaFayette Kellogg	Jan. 8, 1845
John Catlin	Jan. 22, 1839	LaFayette Kellogg	Jan. 6, 1846
John Catlin	Dec. 3, 1839	LaFayette Kellogg	Jan. 5, 1847
John Catlin	Aug. 4, 1840	LaFayette Kellogg	Oct. 18, 1847
John Catlin	Dec. 8. 1840	LaFayette Kellogg	Feb. 8, 1848
John Catlin	Dec. 11, 1841]	

STATE.

Names.	When elected.	Names.	When e	ected.		
Daniel Noble Johnson	June 6, 1848	L. H. D. Crane	Jan. 11	. 1860		
Robert L. Ream		L. H. D. Crane	Jan. 9	1861		
Alexander T. Gray		L. H. D. Crane	May 15	1861		
Alexander T. Gray		John S. Dean	Jan. 9	, 1862		
Alexander T. Gray		John S. Dean	Sept. 10	, 1862		
Thomas McHugh		John S. Dean	Jan. 14	, 1863		
Thomas McHugh		John S. Dean				
David Atwood		John S. Dean	Jan. 11	, 1865		
James Armstrong		<u>E. W. Young</u>	Jan. 10	, 1866		
William C. Webb		E. W. Young	Jan. 9	, 1867		
L. H. D. Crane		E. W. Young	Jan. 8	, 1868		
L, H. D. Crane	Jan. 12, 1859	E. W. Young	Jan. 18	, 1869		

SERGEANTS-AT-ARMS OF THE ASSEMBLY.

TERRITORY.

STATE.

		Names.	
John Mullanphy J	une 6, 1848	Joseph Gates	Jan. 11, 1860
Felix McLinden J	an. 11, 1849	Craig B. Beebe	Jan. 9, 1861
E. R. Hugunin J	an. 9, 1850	Craig B. Beebe	May 15, 1861
Chas. M. Kingsbury J	an. 9, 1851	A. A. Huntington	
Elisha Starr J	an. 15, 1852	Fred. Mohr	Sept. 10, 1862
Richard F. Wilson J		A. M. Thomson	
William H. Gleason J		A. M. Thomson	
William Blake J		Alonzo Wilcox	
Egbert Moselev J		L. M. Hammond	
William C. Rogers J		Daniel Webster	
Frank Massing J		C. L. Harris	Jan. 8, 1868
Emanuel Munk J		R. C. Kelley	
	•	-	

REPRESENTATIVES IN CONGRESS.

DELEGATES TO CONGRESS FROM THE TERTITORY OF WISCONSIN.

Names. George W. Jones James D. Doty SHenry Dodge S	Sept. 10, 1838 Sept. —, 1839	Names. Henry Dodge Morgan L. Martin John H. Tweedy	Sept. 22, 1845
---	---------------------------------	--	----------------

UNITED STATES SENATORS

FROM WISCONSIN, SINCE ORGANIZATION OF STATE GOVERNMENT.

	When elected.		When	n el e	cted.
Isaac P. Walker		James R. Doolittle	Jan.	23,	1857
Henry Dodge	June 8, 1848	Timothy O. Howe	Jan.	23.	1861
Isaac P. Walker	Jan. 17, 1849	James R. Doolittle	Jan.	22,	1863
Henry Dodge	Jan. 20, 1851	Timothy O. Howe	Jan.	24.	1867
Charles Durkee	Feb. 1, 1855	Matt. H. Carpenter	Jan.	26.	1869

REPRESENTATIVES-BY CONGRESSES

SINCE THE ORGANIZATION OF THE STATE GOVERNMENT.

Thirtieth Congress, 1847-9.

Held two sessions—December '6, 1847, to August 14, 1848; December 4, 1848, to March 8, 1849.

Names.	Dist.	Name.	Dist.
William Pitt Lynde.*	. 1	Mason C. Darling.*	. 2

^{*} Elected May 8, and took their seats 1848.

Thir Held two sessions—Dece	ty-First Congress, 1849 mber 8, 1849, to Septembe	
	1850, to March 3, 1851.	
Name. Dist. Charles Durkee 1	Name. Dist. Orsamus Cole 2	James D. Doty 8
	ty-Second Congress, 185	
Held two sessions—Decem	to March 2, 1853.	, 1852; December 6, 1852,
Name. Dist. Charles Durkee 1	Name. Dist. Ben. C. Eastman. 2	Name. Dist. James D. Doty 8
/Ph.i.e		· KK
	ty-Third Congress, 1853	
Held two sessions—Decen	March 8, 1855.	.004; December 4, 1004, W
Name. Dist. Daniel Wells, Jr. 1	Name. Dist. Ben. C. Eastman. 2	John B. Macy 8
•		
	y-Fourth Congress, 185	
Held three sessions—Dece gust 30, 1856;	mber 8, 1855, to August : December 1, 1856, to Ma	18, 1856; August 21 to Au arch 3, 1857.
Name. Dist. Daniel Wells, Jr 1	Name. Dist. C. C. Washburn. 2	Name. Dist. C. Billinghurst 3
Thir	ty-Fifth Congress, 1857	-59.
Held two sessions—Decer	mber 7, 1857, to June 14, 1 March 3, 1859.	1858; December 6, 1858, to
Name. Dist. John F. Potter 1	Name. Dist. C. C. Washburn. 2	Name. Dist. C. Billinghurst 8
Thir	ty-Sixth Congress, 1859)- 61 .
	• •	1860; December 8, 1860, to
Name. Dist. John F. Potter 1	Name. Dist. C. C. Washburn 2	Name. Dist* C. H. Larrabee 8
Thirty	-Seventh Congress, 186	31-63.
Held three sessions—July 17. 1862;	4, 1861, to August 6, 1861; December 1, 1862, to Marc	December 2, 1861, to July 2h 3, 1863.
Name. Dist. John F. Potter 1	Name. Dist. L. Hanchett.* 2	Name. Dist. A. S. Sloan 3
Thir	ty-Eighth Congress, 186	8 3-6 5.
		864; December 5, 1864, to
Names. Dist. Jas. S. Brown 1 Ithamar C. Sloan, 2	Names. Dist. Amasa Cobb 3 C. A. Eldredge 4	Names. Dist. Ezra Wheeler 5 W. D. McIndoe 6

* Died November 24, 1862, and Walter D. McIndoe elected to fill the vacancy, December 30, 1862.

Thirty-Ninth Congress, 1865-67.

Held two sessions—December 4, 1865, to July 28, 1866: December 3, 1866, to March 4, 1867.

Names. D	rist.	Names.	Dist.		$Dist_{i}$
Halbert E. Paine. Ithamar C. Sloan.		Amasa Cobb C. A. Eldredge		Philetus Sawyer W. D. McIndoe	r 5
Illiamar C. Bioan.	~	O. A. Buruuge		I M. D. MICITUDE	U

Fortieth Congress, 1867-69.

Held two sessions—commenced its first regular session March 4, 1867; adjourned March 29, to July 3, and again July 20 to November 21. Its second regular session began December 2, 1867; was adjourned July 27 to September 21, and then to October 16, and again to November 10, and then sine die. The third regular session began December 7, 1868, and adjourned March 4, 1869.

Names.	Dist.	1	Names.	Dist.	i	Names.	Dist.
Halbert E. Paine. B. F. Hopkins			Amasa Cobb C. A. Eldredge			Philetus Sawyer C. C. Washburn	

Forty-First Congress, 1869-71.

Held — sessio	ns—Maı	rch 4, 1869, to	——; D	ecember 6, 1869 t	o ——.
Names. Halbert E. Paine. B. F. Hopkins		Names. Amasa Cobb C. A. Eldredge.		Names. Philetus Sawy C. C. Washbur	

PRESIDENTIAL ELECTORS.

1848. Elected November 7.

At large—Francis Huebschmann. 1st dist.—Wm. Dunwiddle. 2d dist.—David F. Mapes. 3d dist.—Samuel F. Nichols.

1856, Elected November 4.

At large—E. D. Holton,
James H. Knowlton.
1st dist.—Gregor Menzel.
2d dist.—Walter D. McIndoe.
3d dist.—Bille Williams.

1864. Elected November 8.

At large-William W. Field, Henry L. Blood. 1st dist.—George C. Northrop. 2d dist.—Jonathan Bowman. 3d dist.—Allen Warden. 4th dist.—Henry J. Turner. 5th dist.—Henry F. Belitz. 6th dist.—Alexander S. McDill.

1852, Elected November 2.

At large—Montgomery M. Cothren, Satterlee Clark. 1st dist.—Philo White. 2d dist.—Berish Brown. 3d dist.—Charles Billinghurst,

1860. Elected November 6.

At large—Walter D. McIndoe, Bradford Rixford. 1st dist.—William W. Vaughan. 2d dist.—J. Allen Barber. 3d dist.—Herman Lindeman.

1868. Elected November 3.

At large—Stephen S. Barlow, Henry D. Barron. 1st dist.—Elihu Enos. 2d dist.—Charles G. Williams, 3d dist.—Allen Warden. 4th dist.—L. F. Frisby. 5th dist.—William G. Ritch. 6th dist.—William T. Price.

VOTES OF THE ELECTORAL COLLEGES

ZCHARY TAYLOR†	5 12 otes Wis. Tota 5 25 4 otes Wis. Tota 18 5 10
For President. Wis. Total. For Vice President Franklin Pierce. 5 254 Winfield Scott 42 William A. Graham Eighteenth Term (1857-61), 31 States—296 V For President. Wis. Total. For Vice President James Buchanan 180 John C. Fremont. 5 108 William L. Bayton. Andrew J. Donelson Nineteenth Term (1861-65), 33 States—303 V For President. Wis. Total. For Vice President Abbraham Lincoln. 5 180 John Bell 72 John Bell 39 Edward Everett 39 Edward Everett 39	. Wis. Tota 5 25 49 49 49 49 184 1
Franklin Pierce. 5	5 25 49 otes. . Wis. Tota 180 5 100
For President. Wis. Total. For Vice President	
J. C. Breckinridge J. C. Breckinridge J. C. Breckinridge William L. Dayton Andrew J. Donelson	5 180
For President. Wis. Total. For Vice President ABBRAHAM LINCOLN. 5 180 HANNIBAL HAMLIN John C. Breckinridge 72 Joseph Lane John Bell	
ABRAHAM LINCOLN. 5 180 HANNIBAL HAMLIN John Bell 39 Edward Everett	otes.
	5 180 79
Twentieth Term (1865-69), 36 States-234 Vo	otes.
For President. Wis. Total. For Vice President. ABBAHAM LINCOLNT. 8 215 George B. McClellan 21 George H. Pendleton Not voting 80 Not voting	8 218
Twenty-First Term (1869-73), 37 States—294	Votes.
For President. Wis. Total. For Vice President ULYSSES S. GRANT. 8 214 SCHUYLER COLFAX. Horatio Seymour. 80 Frank P. Blair, Jr. Not voting. 23 Not voting.	8 214 80

17 MANUAL.

MISCELLANEOUS STATISTICS.

MISCELLANEOUS STATISTICS.

ABSTRACT OF CENSUS OF WISCONSIN.

Taken June, 1865.

[BY COUNTIES AND CONGRESSIONAL DISTRICTS.]

COUNTIES.	POP.	COUNTIES.	POP.
Adams	5,698	La Fayette	20, 35
Ashland	256	Manitowoc	
Barron	79	Marathon	3, 678
Bayfield	269	Marquette	7, 32
Dayneru		Milwankoo	72, 32
Brown	15,282	Milwaukee	12, 52
Buffalo	6,776	Monroe	11,75
Burnett	171	Occuto	4,85
Calumet	8,638	Outagamie	11,84
Ohippewa	3,278	Ozaukee	14,88
Clark	1,001	Pepin	3,00
Columbia	26, 504	Pierce	6,32
Crawford	11,011	Polk	1,66
Dane	50, 192	Portage	8,14
Dodge	45,745	Racine	22, 88
Door	3,098	Richland	12, 18
Douglas	532	Rock	86,03
Dunn	5,091	Sauk	
Eau Claire	5, 281	Shawano	1,36
Fond du Lac	42, 029	Sheboygan	27, 67
Grant	33, 618	St Crois	
	20, 646	St. Crofx	5, 19
Green		Trempealeau	
Green Lake	12,596	Vernon	13,64
Iowa	30,657	Walworth	25,77
Jackson	5,631	Washington	24,01
Jefferson	20,597	Waukesha	27,02
Juneau	10,013	Waupaca	11,20
Kenosha	12,676	Waushara	9,00
Kewaunee	7,039	Winnebago	29,76
La Crosse	14,834	Wood	2,96
2ddodo 8ddododo 4thdodo			160, 68: 143, 32: 138, 63: 154, 34
5thdodo			148, 78
6thdodo	• • • • • • • •		122, 55
Total population of the	State		868, 32
	~	· · · · · · · · · · · · · · · · · · ·	000,000

UNITED STATES CENSUS OF 1860.

STATES.	FREE.	SLAVE.	TOTAL.
Alabama	529, 164	435, 132	964, 296
Arkansas	324, 323	111, 104	435, 427
California	380, 015		380, 01
Connecticut	460, 151	1	460, 151
Delaware	110, 420	1,798	112, 218
Florida	78, 686	61,758	140, 439
Georgia	595, 097	462, 230	1, 057, 327
Illinois	1, 711, 753	2000, 0000	1,711,75
Indiana	1, 850, 479		1, 350, 47
Iowa	674, 948		674, 948
	107, 110		107, 110
Kansas Kentucky	930, 223	225, 490	1, 155, 713
	376, 913	332, 520	
Louisiana		002,020	708, 433
Maine	628, 276	077 100	628, 276
Maryland	569, 846	87, 188	687, 084
Massachusetts	1, 231, 065		1, 231, 06
Michigan	749, 112		749, 119
Minnesota	162, 022		162, 029
Mississippi	854, 699	436, 696	791, 89
Missouri	1,058,352	114, 965	1, 173, 31
New Hampshire	326, 172		326, 179
New Jersey	672,031		672, 03
New York	3, 887, 542		8, 887, 549
North Carolina	661, 586	331, 081	992, 66
Ohio	2, 339, 599		2, 339, 599
Oregon	52, 464		52, 46
Pennsylvania	2, 906, 370		2, 906, 370
Rhode Island	174, 621	1	174, 62
South Carolina	301, 271	402,541	703, 819
Tennessee	834,063	275, 784	1, 109, 84
Texas	420, 651	180, 388	601, 039
Vermont	315, 116		815, 116
Virginia	1, 105, 196	490,887	1,596,083
Wisconsin	775, 873		775, 878
	27, 185, 109	8, 949, 557	31, 134, 666
TERRITORIES.	•	1 ' 1	
Colorade	84, 197		34, 197
Dacotah	4,839		4, 839
Nebraska	28,882	10	28, 842
Nevada	6,857	1	6,857
New Mexico	93,517	24	93, 541
Utah	40, 266	29	40, 295
Washington	11,578	[]	11,578
District of Columbia	71,895	8, 181	75,076
	27, 477, 090	3, 952, 801	81, 429, 891

The ratio for a member of Congress is 127,316. Under the old apportionment it was less than 100,000. The number of Representatives being fixed at two hundred and thirty-three, requires a new apportionment for every new census, which is taken every ten years. In the next census (1870) it will probably require 180,000 population for a Representative.

WISCONSIN NEWSPAPERS.

TOWN.	COUNTY.	NAME.	ISSUE.
Alma	Buffalo	Express	Weekly
	Outagamie	Crescent	
Appleton	Outagamie	Post	do
Appleton	Outagamie		do
Appleton	Outagamie	Collegian	Monihly
Appleton	Outagamie	Spiritualist	do
Augusta	Eau Claire	Herald	Weekly
Baraboo	Sauk	Republic	do
Beaver Dam	Dodge	Argus	do
Beaver Dam	Dodge	Citizen	do
Beloit	Rock	Free Press	do.,
Berlin	Green Lake	Courant	do
Black River Falls	Jackson	Banner	do
Black River Falls	Jackson	Democrat	do
Boscobel	Grant	Appeal	do
Brandon	Fond du Lac	Times	
Brodhead	Green	Independent	do
	Buffalo		
Buffalo City	Dunaio	Republican (Ger.)	do
Buffalo City	Buffalo	Express	do
Burlington	Racine	Standard	do
Chilton	Calumet	Reflector	do
Chilton	Calumet	Times	do
Chippewa Falls	Chippewa	Union	do
Clinton	Rock	Enterprise	do
Columbus	Columbia	Democrat	do
Columbus	Columbia	Republican	do
Darlington	La Fayette	Democrat	do
Darlington	La Fayette	Republican	do
Delavan	Walworth	Republican.	do
Dodgeville	Iowa	Chronicle	do
		Times	
Durand	Pepin	Lean Wolf	do
Durand	Pepin	Lean Wolf	dԴ
Elkhorn	Walworth	Independent	do
Ellsworth	Pierce	Herald	do
Ean Claire	Ean Claire	Free Press	do
Evansville	Rock	Citizen	do
Fond du Lac	Fond du Lac	Commonwealth	do
Fond du Lac	Fond du Lac	Journal	do
Fond du Lac	Fond du Lac	Reporter	do
Fond du Lac	Fond du Lac	Reform (Ger.)	do
Fond du Lac	Fond du Lac	Zeitung (Ger.)	do
Fond du Lac	Fond du Lac.	Farmer	Monthly
Fort Atkinson	Jefferson	Chief	Weekly
Fort Atkinson	Jefferson	Herald	do
Fountain City	Buffalo	Ranghlican	do
		Republican	do
Fox Lake	Dodge	Representative Press	do
•	Walworth	!	4.
O	WHIWORTH	Independent	do,.
Geneva			
Grand Rapids	Wood	Reporter	do
		Reporter	do dd

TOWN.	COUNTY.	NAME.	ISSUE.
Hudson	St. Croix	Star and Times.	Washle
Hudson	St. Croix	Democrat	Weekly do
Janesville Janesville	Rock	Gazette	D. & W Weekly
Janesville	Rock	Spiritualist	do
Jefferson Juneau	Jefferson Dodge	Banner	do
Kenosha	Kenosha	Telegraph	do
Kenosha Kewaunee	Kewaunee	Union Enterprise.	do
Kilbourn City	Columbia	Wisconsin Mirror	do
La Crosse	La Crosse	Democrat	D. & W
La Crosse	La Crosse	Donnhlicen	
La Crosse	La Crosse	Leader	do
La Crosse	La Crosse	Leader Emigranter&Fædrelandet (N) Nordstern (Ger.) Despatck Herold	Weekly.
Lake Mills	Jefferson	Despatch (Gel.)	do
Lancaster	Grant	Herald	do
Madison	Dane	State Journal	D. & W
Madison	Dane	Democrat	
Madison	Dane	Western Farmer	do Weekly
Madison	Dane	Soldiers' Record Botschafter (Ger.)	do
Madison	Dane	Billed Magazin (Nor.)	do
Mauston	Juneau	Star Tribune	do
Manitowoc	Manitowoc	Tribune	do
Manitowoc Manitowoc	Manitowoc	Pilot	do
Manitowoc	Manitowoc	Nordwestern (Ger.)Zeitung (Ger.)	do
Menomonee	Dunn	News People's Press	do
Menomonee	Dunn Milwaukee	People's Press	D. & W.
Milwaukee	Milwaukee	News.	D. & W.
Milwaukee	Milwaukee	Wieconein	do
Milwaukee	Milwaukee	Bee Bote (Ger.). Herold (Ger.). Banner & Volksfreund (Ger.). Fremad (Scandinavian)	do
Milwaukee Milwaukee	Milwaukee Milwaukee	Herold (Ger.)	do
Milwaukee	Milwaukee	Fremad (Scandinavian)	do
Milwaukee	Milwaukee	JOURNAL OF COMMERCE	Weekly.
Milwaukee	Milwaukee	American Churchman	do
Milwaukee	Milwaukee Milwaukee	N. W. Advance	do
Milwaukee	Milwaukee	N. W. Advance	Semi-M. Monthly
Milwankee	Milwaukee	School Monthly	do
Mineral Point Mineral Point	Lowa	Democrat	Weekly.
Mineral Point	IowaIowa	Tribune	do
Monroe	Monroe	Sentinel	Monthly. Weekly.
Montello	Marquette	Express	do
Neilisville	Clark	Journal	do
Neillsville	Clark	Republican	do
New Lisbon	Juneau	Argus Island City Times	do
Neenah	Winnebago	1	do
Oconto	Oconto	Lumberman	do
)mro	Winnebago	Union	do
Oconomowoc	Waukesha	Badger La Belle Mirror	do
Osceola	Polk	Press	do do D. & W.
Oshkosh	Winnebago	37 1 777 1	··· ••••••

TOWN.	COUNTY.	name.	ISSUE.
Oshkosh	Winnebago	City Times	Weekly
Oshkosh	Winnebago	News	do.
Oshkosh	Winnebago	Journal	do
Ushkosh	Winnebago	Telegraph (Ger.)	d o
Platteville	Grant	Witness	do.
Ployer	Portage	Times	do
Portage	Columbia	State Register	do.
Portage Port Washington Port Washington Prairie du Chien	Ozaukce	State Register Ozaukee Adertiser. Zeitung (Ger.) Courier	do
Port wasnington	Ozaukee Crawford	Courter (Ger.)	do.
Prairie du Chien	Crawford	Union	do.
Prescott	Pierce	Journal	do.
Princeton	Green Lake	Republic	do.
Racine	Racine	Advocate	do
Racine	Racine	Argus	do
Racine	Racine	Journal	do.
Racine	Racine Richland Richland	Slavie (Bohemian.)	do
Richland Center	Richland	Slavie (Bohemian.) Republican	do
Richland Center	Richland'	Sentinel	do
Richmond	St. Croix	Republican	do
Ripon	Fond du Lac	Commonwealth	do
Ripon	Fond du Lac	Prairie City Local	do.
Sauk City	Sauk	Pionier am Wisconsin	do.
Sharon	Walworth	Mirror	do
Shawano	Shawano	Journal	do
SheboyganSheboygan	Sheboygan Sheboygan	Times	do.
Sheboygan	Sheboygan	Herald	do.
Sheboygan	Sheboygan	Demokrat (Ger.)	do.
Sheboygan	Sheboygan	Zeitung (Ger.)	do.
Sparta	Monroe	Eagle.	do.
Sporte	Monroe	Democrat	do.
Stevens Point	Portage	Pinery	do.
Stevens Point	Portage	Lumberman	do.
Stoughton	Dane	Reporter	do
Sturgeon Bay	Door Douglas	Advocate Tribune	do
Tomah Trempealeau	Monroe Trempealeau.	Journal	do
Viroqua	Vernon	Censor	do
Watertown	Jefferson	Democrat	do.
Watertown	Jefferson	Renublican	do.
Watertown	Jefferson	Weltberger (Ger.) Freeman	do.
Waukesha	Waukesha	Freeman	do.
Waukesha	Waukesha	Plaindealer	do
Waupaca Waupun	Waupaca Fond du Lac .	Criterion Prison City Leader	do.
Waupun	Fond du Lac.	Times	do
Wautoma.	Waushara	Argus	do
Wausau	Marathon	Pilot	do
Wausau	Marathon	Pilot Central Wisconsin	do
Waterloo	Jefferson	Times	do
West Bend	Washington	Banner	do
West Benu	Washington	Democrat	do
West Eau Claire	Eau Claire	Argus	d o
Weyauwega	Waupaca	Times	do
Whitewater	Walworth	Register	do

TERMS OF CIRCUIT COURTS.

STATEMENT showing the times for holding circuit courts in the several counties of this state, prepared by the Secretary of State in accordance with chapter 145, General Laws of 1869.

COUNTIES.	TERMS.	LAWS.
	FIRST JUDICIAL CIRCUIT.	
GREEN	Tuesday after 1st Monday in Sept Tuesday after 1st Monday in Feb'y Tuesday after 1st Monday in June	Ch. 18, G. L. 1869.
WALWORTH	3d Monday in September 3d Monday in February 2d Monday in June	Ch. 18, G. L. 1869.
RACINE	2d Monday in October	Ch. 18, G. L 1869.
KENOSHA	Wednesday after 1st Monday in Nov. Wednesday after 1st Monday in April. 2d Monday in August	Ch. 18, G. L. 1869.
ROCK	4th Monday in November 4th Monday in April	
	SECOND JUDICIAL CIRCUIT.	
MILWAUKEE	2d Monday in January	Ch. 254,G. L. 1864.
Waukesha	3d Monday in March 1st Monday in December 2d Monday in June, [Law Term]	C. 248,P.& L. 1866.
	THIRD JUDICIAL CIRCUIT.	
Marquette	Tuesday after 1st Monday in Sept Tuesday after 1st Monday in Feb'y	Ch.118, G. L. 1868.
Green Lake {	2d Monday in September	Ch. 118, G. L. 1868.
Dodge	4th Monday in September 4th Monday in February Special terms may be called	Ch.118, G. L. 1868. Ch. 161, 1868.
Washington \dots $\Big\{$	3d Monday in October	Ch. 118, G.L. 1868. Ch. 194, 1864.
OZAUREE	1st Monday in November 1st Monday in April Special term 2d Monday in July	Ch. 118, G. L. 1868. Ch. 194, 1864.

COUNTIES.	TERMS.	LAWS.
	FOURTH JUDICIAL CIRCUIT.	
SHEBOYGAN	1st Monday in March	C. 107, G. L. 1869.
CALUMET {	8d Monday in June	C. 107, G. L. 1869.
MANITOWOO{	4th Tuesday in June	C. 107, G. L. 1869.
Kewaunee {	4th Tuesday in January	C. 107, G. L. 1869.
FOND DU LAC	1st Monday after 1st day of January. Ist Monday in April. 1st Monday in Cotober	C. 107, G. L. 1869.
) 	FIFTH JUDICIAL CIRCUIT.	
GRANT	1st Monday in March	Ch. 6, G. L. 1868.
Iowa	4th Monday in March	Ch. 6, G. L. 1868.
LA FAYETTE {	4th Monday in April	Ch. 6, G. L. 1868.
RICHLAND	2d Monday in April	Ch. 6, G. L. 1868.
CRAWFORD	1st Monday in June	Ch. 6, G. L. 1868.
	*SIXTH JUDICIAL CIRCUIT.	
CLARK	1st Tuesday in March	Ch. 2, G. L. 1869.
Jackson	2d Tuesday in March	Ch. 2, G. L. 1869.
MONROE	4th Tuesday in March	Ch. 2, G. L. 1869.
LA CROSSE	2d Tuesday in May	Ch. 2, G. L. 1869.
VERNON	2d Monday in June 1st Monday in December	Ch. 2, G. L. 1869.
BUFFALO	1st Tuesday in May	Ch. 2, G. L. 1869.
TREMPEALEAU {	4th Tuesday in April2d Tuesday in October	}Ch. 2, G. L. 1869.

^{*}Regular terms in the counties of La Crosse, Monroe and Jackson shall be special terms for the whole circuit, (Chap. 93, P. and L. L., 1366.)

COUNTIES.	TERMS.	LAWS.
	SEVENTH JUDICIAL CIRCUIT.	
Marathon \dots $\Big\{$	2d Monday in March	Ch. 369, G. L. 1862. Ch. 350, G. L. 1864.
Portage \dots {	1st Monday in January	Ch. 10, G. L. 1869.
Waushara {	2d Monday in April	Ch. 369, G.L. 1862.
WAUPACA	1st Monday in June	Ch. 48, G. L. 1867.
ADAMS	4th Monday in April	Ch. 869, G. L. 1862.
JUNEAU	1st Monday in May	Ch. 869, G. L. 1862.
₩e op {	2d Monday in February	}Ch. 98, G. L. 1867.
•	MICHIGAL HIDIOLAY OXDONOM	,
Сніррема {	EIGHTH JUDICIAL CIRCUIT. 3d Monday in March) on a 4 a 4 a 4 a 4 a 4 a 4 a 4 a 4 a 4 a
CHIPPEWA	3d Monday in March	Ch. 34, G. L. 1868.
Dunn & Barron.	2d Monday in March2d Monday in September	Ch. 34, G. L. 1868.
Eau Claire \dots $\Big\{$	4th Monday in March	Ch. 34, G. L. 1868.
PEPIN	1st Monday in March	Ch. 34, G. L. 1868.
PIERCE	4th Monday in May	Ch. 116, R. S.
St. Croix {	2d Monday in May 2d Monday in November	Ch. 116, R. S.
	NINTH JUDICIAL CIRCUIT.	
COLUMBIA {	8d Tuesday in May	Ch. 149, G.L. 1867.
DANE	Wednesday after 1st Monday in April Wednesday after 1st Monday in Nov. Special term 2d Tuesday in July	Ch. 9, G. L. 1869. Ch. 149, G L. 1867.
Jefferson	1st Monday in February	Ch. 180, G. L.1869. Ch. 149, G. L.1867.
SAUK	Tuesday after 1st Monday in January 2d Tuesday in June	Ch. 556, P. L. 1866. Ch. 149, G. L. 1867.

TERMS OF CIRCUIT COURTS.

269

COUNTIES.	TERMS.	LAWS.
	*TENTH JUDICIAL CIRCUIT.	
Outagames {	8d Monday in June	Ch. 29, G. L. 1869.
Oconto {	1st Tuesday after 1st Monday in May 1st Tuesday after 1st Monday in Oct.	Ch. 29, G. L. 1869.
Winnebago {	2d Monday in March	Ch. 29, G. L. 1869.
Shawano	1st Tuesday after 1st Monday in Feb. Tuesday after 1st Monday in August.	Ch. 29, G. L. 1869.
Door	1st Tuesday after 3d Monday in July. 1st Tuesday after 3d Monday in Feb.	Ch. 29, G. L. 1869.
Brown	2d Monday in January	Ch. 29, G. L. 1869./
	ELEVENTH JUDICIAL CIRCUIT.	
BAYFIELD AND ASHLAND	3d Monday in February	Ch. 26, G. L. 1867.
DOUGLAS {	1st Monday in February	Ch. 26, G. L. 1867.
POLK & BURNETT {	2d Monday in Aprilth Monday in October	} Ch. 26, G. L. 1867.

^{*}Every term in each county except the counties of Oconto, Shawano and Door are special terms for the whole circuit. (Clap. 39, P. & L., 1866.)

POST OFFICES IN WISCONSIN.

Corrected from official records to November 1, 1869.

[COUNTY SEATS IN SMALL CAPITALS.]

[COUNTY SEATS IN SMALL CAPITALS.]		
Post Office. County.	Post Office. County.	
Ada Sheboygan.	Baraboo Sauk.	
Adams Walworth.	Bark River Jefferson.	
Addison Washington.	Barnum Adams.	
Adell Sheboygan.	Barton Washington.	
Afton Rock.	BARRON Barron.	
Ahnepee Kewaunee.	Bassett's Station Kenosha.	
	Basswood Renosna.	
Albanville Monroe.		
Albany Green,		
Albion Dane.	Banner Fond du Lac.	
Alcove Fond du Lac.	Bay City Pierce.	
Alden Polk.	BAYFIELD Bayfield.	
Alden's Corners Dane.	Bay Hill Walworth.	
Alderly Dodge.	Bay Settlement Brown.	
Alhambra Trempealeau.	Bear Richland.	
Allegin Shawano.	Bear Creek Waupaca.	
Allen's Grove Walworth.	Bear Valley Sauk.	
Alloa Columbia.	Beaver Dam Dodge.	
Alma Buffalo.	Beechwood Sheboygan.	
Almond Portage.	Beetown Grant.	
Amherst Portage.	Beldensville Pierce.	
Anchorage Buffalo.	Bell Center Crawford.	
Anderson Burnett.	Bellfountain Columbia.	
Angelica Shawano.	Bell Plein Shawano.	
Annaton Grant.	Belleville Dane.	
Appleton Outagamie.	Beimont La Fayette.	
Arkdale Trempealeau.	Beloit Rock.	
Arena Iowa.	Berne Green.	
Argyle La Fayette.	Benicia Trempealeau.	
Arkansas Pepin.	Benton Lafayette.	
Armenia Juneau.	Bergen Vernon.	
Armstrong's Corners. Fond du Lac.	Berlin Green Lake.	
Ashford Fond du Lac.	Berry Dane.	
Ashippun Dodge.	Big Bend Waukesha.	
Ashton Dane.	Big Creek Monroe.	
Askeaton Brown.	Big Flats Adams.	
Athol Jackson.	Big Patch Grant.	
Attica Green.	Big River Pierce.	
Atwater Dodge.	Big Springs Adams.	
Augusta Eau Claire.	Big Valley La Crosse.	
Aurora Washington.	Binghampton Outagamie,	
Auroraville Waushara.	Black Brook Polk.	
Avoca Iowa.	Black Earth Dane.	
Avon Center Rock.	Black Hawk Sauk.	
Avondale Polk.	BLACK RIVER FALLS., Jackson.	
Aztalan Jefferson.	Blanchardville Lafavette.	
	Bloomfield Walworth.	
Bad Ax Vernon.	Bloomington Vernon.	
Badger Portage.	Blue Mounds Dane.	
Bailey's Harbor Door.	Bluff Sauk.	
Bamberg Sheboygan.	Boardman St. Croix.	
Bangor La Crosse.	Boaz Richland.	
•		

Post Office. County.	Post Office. County.
Bohemia La Crosse.	Charlotte Grant.
Boltonville Washington.	Chester Station Dodge.
Bonchea St. Croix.	Chipmonk Cooley Vernon.
Bonduel Shawano.	Chippewa City Chippewa.
Boscobel Grant. Bothelle Fond du Lac.	Chippewa Falls Chippewa.
Prodeville Grant	Christiana Dane.
Bredy's Richland.	Clark's Mills Manitowoo
Bradtville Grant. Brady's Richland. Brandon Fond du Lac.	Clay Banks Door
Brandt Calumet.	Clemansville Winnebago.
Brandt Calumet. Breckinridge Vernon. Bridgeport Crawford. Briggsville Marquette. Brighton Kenosha.	Clay Banks Door. Clemansville Winnebago. Clifton Monroe.
Bridgeport Crawford.	Chiton Mills Pierce.
Briggsville Marquette.	
Brighton Kenosha.	Clintonville Waupaca.
Brillion Calumet. Bristol Kenosha.	Clontarf Dane.
	Clyman Dodge. Cobb Iowa.
Brillish Hollow Grant.	Colebrook Wanshare
Brookfield Center Wankesha.	Colebrook Waushara. Coloma Waushara.
Brooklyn Green.	Columbus Columbia.
Brotheld Center Waukesha. Brookfield Center Waukesha. Brookfield St. Crotx. Brookfield St. Crotx.	Concord Jefferson.
Brothertown Calumet.	Cookville Rock.
Brushville Waushara.	Coon Prairie Vernon.
Brothertown Calumet. Brushville. Waushara. Buchanan Outagamie. Buck Creek Richland.	Coon vaney vernon.
Buck Creek Richland.	Coonerstown Manitowas
Buckhorn Adams.	Corfu Waushara.
Buck Orees Adams. Buena Vista Portage. Buffalo. Buffalo. Bunker Hill Grant. Burke Dane. Burlington Racine. Burnett Dodge. Burnett Station Dodge. Burnet Surject Agrosse.	Corfu. Waushara. Cottage Grove Dane. Cottage Inn La Fayette. Cross Plains Dane.
Bunalo Bunalo.	Cross Plains La Fayette.
Bunker Hill Grant.	
Burke Dane.	Crowe's Mill Crawford. Crystal Lake Waupaca. Ceylon. St. Croix. Cypress. Kenosha.
Burnett Dodge	Crystal Lake Wannaca
Burnett Station Dodge.	Ceylon St. Croix.
Burns La Crosse.	Cypress Kenosha.
l Knrngida Knffelo l	••
Burr Oak La Crosse. Busseyville Jefferson. Buter. Milwaukee.	Dacotah Waushara.
Busseyville Jefferson.	Dane Dane.
Buter Milwaukee.	Danville Dodge.
Butte des Morts Winnebago. Byron Fond du Lac.	Danville Dodge. Darien Walworth. DARLINGTON La Fayette.
byron Fond du Lac.	Darkingron 18 Fayette.
Cadiz Green.	Dartford
Calamine La Fayette.	Davis Corners Adams.
Calamine La Fayette, Caldwell's Prairie Racine.	Dayton Green. Deansville Dane. Debello Vernon. Deerfield Dane.
Caledonia Waupaca.	Debello Vernon.
Caledonia Waupaca. Caledonia Center Racine.	Deerfield Dane.
Calumet Fond du Lac.	Dekorra Columbia.
Calvary Fond du Lac.	Dekorra Columbia. Delafield Waukesha. Delavan Walworth. Dellona. Sauk.
Cainville Rock.	Delavan Walworth.
Cambria	Denona
Campridge Dane.	Dell Prairie Adams. Delton Sauk.
Campbell Winnebago. Carlton Kewaunee.	Denmark Rrown
Cascade Sheboygan.	Dennison Richland
Casco Kewaunee.	Densmore's Mills Walworth.
Casco	Denmark Brown. Dennison Richland. Densmore's Mills Walworth. Depere Brown.
Cassville Grant.	De Soto Vernon. Diamond Bluff Pierce.
Castle Rock Grant.	Diamond Bluff Pierce.
Cataract Monroe.	Dickeyville Grant.
Cazenovia Richland.	Dodge's Corners Wankesha.
Cedarburg Ozaukee.	DODGEVILLE 10W8.
Cedar Creek Washington.	Dickeyville
Cedar Grove Sheboygan. Cedar Lake Waushara.	Dorgat Monroe
Center Rock.	Dotvville Fond dn Lac
Centralia	Douglas Center Marquette.
Centralia Wood. Chamber's Island Door.	Dousman Waukesha.
Charleston Calumet.	Dotyville Fond du Lac. Douglas Center Marquette. Dousman. Waukesha. Downsville Dunn.

Post Office. County.	Post Office. County. Farmer's Corners Green.
Doylestown Columbia. Duchateau Door	Farmer's Corners Green.
Duchateau Door.	Farmer's Grove Green.
Dundas Calumet.	Farmer's Grove Green. Farmersville Dodge.
Dundas Calumet. Dundee Fond du Lac.	Farmington Jefferson. Farmington Center Polk Fayette La Fayette.
Dunkirk Dane. Dunnville Dunn.	Farmington Center Polk
Dunnville Dunn.	Fayette La Fayette.
Duplainville Waukesha. Dupont Waupaca. DURAND Pepin.	Fennimore Grant. Ferryville Crawford. Fillmore Washington. Finlay Sauk.
Dupont Waupaca.	Ferryville Crawford.
Durand Pepin.	Fillmore Washington.
Durham Hill Waukesha.	Finlay Sauk.
Dyckesville Kewaunee.	Fish Creek Door.
•	Fisk's Corners Winnebago.
East Gibson Manitowoc.	Finlay
Eagle Waukesha. East Coloma Waushara.	FOND DU LAC Fond du Lac.
East Coloma Waushara.	Footville Rock.
Kastman Crawford.	Forest Richland.
Easton Adams.	Freeman Crawford.
East Troy Lake Walworth.	Fort Atkinson Jefferson.
EATI CLAIRE Eati Claire.	Fort Howard Brown
Easton	Forward's Mills Dunn.
Eau Pleiue Portage.	Hoster Hond dn Lee
East Wrightstown Brown.	Fountain Adams
Eden Fond du Lac.	Fonntain City Ruffelo
Edgerton Rock	Fowler's Prairie Juneau
Edgerton Rock. Edwards Sheboygan.	For Laba Dodge
For Harbor Door	Fontain City Buffalo. Fowler's Prairio Juneau. Fox Lake Dodge. Fox River Kenosha.
Egg Harbor Door. Elo Winnebago.	Franco's Crook Monitowes
Monitores	France's Creek Manitowoc. Frankfort Pepin
Elle Creek Wassesses	Dradonia Oranbaa
Elk Creek Trempealeau. El Dorado Fond du Lac.	Fredonia Ozaukee.
El Dorado Fond du Lac.	Freedom Outagamie.
Elk Grove La Fayette.	Freistadt Washington.
ELKHORN Walworth.	Fremont waupaca.
Ella Pepin.	Frenchville Trempealeau.
Ellisville Kewaunee.	Fremont. Wanpaca. Frenchville. Trempealeau. Franchville. Adams. Fulton. Rock.
Ellenborough Grant.	Fulton Rock.
ELLSWORTH Pierce.	
Elma. Waushara. Elmore Fond du Lac. Wantocha	GALESVILLE Trempealeau. Garrison Sank.
simore Fond du Lac.	Garrison. Sank. Genessee Waukesha. Genessee Depot Waukesha. Geneva Walworth. Geneva Bay Walworth. Germantown Junean
Ellis Waukesha. Elm Grove Portage. El Paso Pierce.	Genessee Waukesha.
Sim Grove Portage.	Genessee Depot Wankesha.
El Paso Pierce.	Geneva Walworth.
KIPOV ANDESD.	Geneva Bay Walworth. Germantown Juneau.
Elton Walworth.	Germantown Juneau.
Elton. Walworth. Embarrass. Waupaca. Emerald Grove. Rock.	Germania. Marquette. Gibbsville Sheboygan.
Emerald Grove Rock.	Gibbsville Sheboygan.
imery Monroe.	Gilmantown Bunaio.
Condition Ford driller	Glenbeulah Sheboygan.
Empire Junction. Columbia. Enterprise. Vernon. Eolis. Dane. Ephraim. Door.	Glencoe Buffalo.
Enterprise Vernon.	Glendale Monroe.
golis Dane.	Glen Haven Grant. Glenmont St. Croix.
Ephraim Door.	Glenmont St. Croix.
eran ot. vroix.	Golden Lake Jefferson.
Erfurt Jefferson.	Good HopeMilwaukee. GooleVernon. GraftonOzaukee.
Etna. La Fayette Ettrick Trempealeau. Eureka. Winnebago.	Goole Vernon.
Ettrick Trempealeau.	Grafton Ozaukee.
Eureka Winnebago.	
Evansville Rock.	Grand Prairie Green Lake.
Evanswood Waupaca.	GRAND RAPIDS Wood.
Excelsior Richland.	Grand Marsh
Exeter Green.	GRANTSBURG Burnett.
	Granville Milwankee
Pairfield Rock	Gratiot La Favette
Pairnley Grant	Gravesville Calamet
Polyviou Crant	Appen Riv Rrown
Fairfield	Greenbush Shebayaan
Fairwater Foliu uil Lac.	Cross Take Cross Take
	i Green Lake Green Lake.
Fall City Dunn.	Consequently of Contemporaries
Fall River Columbia. Fancy Creek Richland.	Gravesville Calumet. GREEN BAY Brown. Greenbush Sheboygan. Green Lake. Green Lake. Greenville Outagamle. Grove Walworth.

Post Office. County.	Fost Office. County. Johnstown Center Rock.
HaleTrempealeau.	Johnstown Center Rock.
	Jordan Green. Josephine Green. Juda. Green. Junkau Dodge. Junius. Fond du Lac.
Half Way Creek La Crosse.	Josephine Green.
Half Way Creek La Crosse. Hamlin Trempealeau. Hammond St. Croix. Hancock Waushara. Hanerville Dane.	Juda Green.
Hammond St. Croix.	JUNEAU Dodge.
Hancock Waushara.	Junius Fond du Lac.
Hanerville Dane.	
	Kansasville Racine.
Harrisburg Milwaukee.	Kasson Manitowoc.
Harrisburg Milwaukee. Harrisville Marquette. Hartford Washington. Hartland Waukesha. Hartland Center Piercc.	Kaukauna Outagamie.
Hartford Washington.	Kekektagon Marathon.
Hartland Waukesha.	Kekoskee Dodge.
Hartland Center Pierce.	Kenosha. Kenosha.
Harvey Dane.	Keshena Shawano.
Hazel Green Grant.	Kewaskum Washington.
Harrand Dane. Hazel Green. Grant. Heart Prairie Walworth. Helensville Bioblond	Kewaskum Washington. Kewaunee Kewaunee. Kickenoo Vernor
Helensville Jenerson.	mickapoo vernou,
Henrietta Richland.	Kiel Manitowoc,
Herseyville Monroe.	Kilbourn City Columbia.
Herman Douge.	Kildare Juneau.
High Clin Calumet.	Kingston Green Lake.
Highland 10wa.	Kingh bain
HIKA Manitowoc.	Knopple Coast
Henrietta. Hichland. Herseyville Monroe. Herman Dodge. Hlgh Cliff. Calumet. Highland Iowa. Hika Manitowoc. Hillsborough Vernon. Hinesberg Fond du Lac. Higham Sheboygan. Hixton Jackson. Hobert's Mills Sheboygan.	Kingston Green Lake. Kinnic Kinnick St. Croix. Kirchhain Washington. Knapp's Creek Crawford. Knowlton Marathon. Koro Winnebago. Koskonong Jeffarson
Hinesberg Fond du Lac.	Knowiton Marathon.
Higham Sneboygan.	Koro Winnebago,
Hixton Jackson.	
	Kroghville Jefferson.
Hockley Vernon. Holland Brown.	Taman Guntum TTT-11
Holmid Drown.	Lannon Springs Waukesha.
Hory Cross Ozaukee.	La Cote St. Mario Green Lake.
Honey Creek Welworth	La Crosse. La Crosse.
Tracker Tracker	Lagoda Fond du Lac. La Farge Vernon.
Holy Cross. Ozankee. Home Trempealeau. Honey Creek Walworth. Hooker Trempealeau. Hoosack Green. Hortcon Dodge.	La Farge Vernon.
Housack Green.	La Fayette Chippewa.
Homelel Company Organiza	La Grange Walworth, Lake Five Waukesha.
Horris' Corners. Ozankee. Horris' Corners. Ozankee. Hortonville. Outagamie. Howard's Grove. Sheboygan. Howe's Corners. Waushara. Hubbleton. Jefferson.	Lake Maria Green Lake.
Uoward's Grove Shahoren	Lake Mills Jefferson.
Howard S Clove Bile boygan.	Lake View Dens
Hubbleton Jefferson	Lemertine Fund dn Lee
Hungon St Croix	Lake View. Dane. Lamartine Fond du Lac. Lamberton. Milwaukee.
Humbard Clark	LANCASTER Great
Humboldt Milwenkoe	Lancaster Grant.
Huntingdon St Croix	Lansing Outagamie. LA POINTE Ashland. Larrabee Manitowoc.
Hunt's Station Kenocha	Larrahaa Manitowaa
Hurricana Grove Grent	La Valle Sauk.
Hubbleton Stenerson. Hubson St. Croix. Humboldt Milwaukee. Huntingdon St. Croix. Hunt's Station Kenoshs. Hurricane Grove Grant. Hustisford Dodge. Hyde's Mills Iowa.	Lawrence Marquette
Hyde's Mills Iowa	Leeds Columbia
	Leeds Center Columbia
Iola Wannaca	Leicester Dane
Iola Waupaca. Iron Ridge Dodge.	Leeds Columbia. Leeds Center Columbia. Leicester Dane. Lemonweir Juneau.
Ironton Sank.	Leon. Monroe
Ironton Sauk. Irving Jackson.	Leon
Ithica Richland	Lewiston. Columbia
Ives' Grove Racine.	Levden Rock
Ithica Richland, Ives' Grove Racine. Ixonia Jefferson.	Lewiston. Columbia. Leyden Rock. Liberty Vernon. Liberty Bridge Grant. Lima Center Rock. Lime Ridge Sauk. Lime Rock Outseamie.
	Liberty Bridge Grant
Jamestown Grant.	Lima Center Rock.
Jamestown Grant. JANESVILLE Rock. Jacksonport Door. Jeddo Marquette. JEFFERSON Jefferson. Jenny Marathon. Jennieton Iowa. Jewett's Mills St. Croix. Johnson's Creek Jefferson	Lime Ridge Sauk.
Jacksonport Door.	Lime Rock Outagamie.
Jeddo Marquette.	Lime Rock Outagamie. Lincoln Kewaunee. Lincoln Center Polk. Linden Iowa. Linden Iowa. Linden Place
JEFFERSON Jefferson.	Lincoln Center Polk.
Jenny Marathon.	Lind Waupaca.
Jennieton Iowa.	Linden Iowa.
Jewett's Mills St. Croix.	
Johnson's Creek Jefferson.	Little Chute Outagamie.
Johnstown Rock.	Little Chute Outagamie. Little Grant Grant.
Johnson's Creek Jefferson, Johnstown Rock. 18 MANUAL.	1

	T	
Post Office. County.	Post Office. Metomen	County.
Post Office. County. Little Lake	Metomen	Fond du Lac.
Little Prairie Walworth.	Metoma	Monroe.
Little Sturgeon Door.	Midland	Dane. Waranatta
Tittle Wolf Waupaca.	Mifflin	Inwa.
Lodi	Milford	Jefferson.
Logansville Sauk.	Millard	Walworth.
Lomira Dodge.	Metoma. Middleton Midland Mifflin Miffliord Millard Mill Creek Mills	Richland.
Little Suamico. Oconto. Little Wolf Waupaca. Lodi Columbia. Logansville Sauk. Lomira Dodge. Lone Rock Richland.		
Lone Star Grant. Lone River Portage.	Mills Center	Brown.
Louisville Dunn.	Millville	Grant.
Lowell Dodge.		
Lower Lynxville Crawford. Lowville Columbia.	Mindora	La Crosse.
Lowville Columbia.	Mineral Point	Iowa.
Loyal Clark. Lloyd Richland. Lucas Dunn.	Mindora Mineral Point Minnesota Junction Mishicott Modana	Dodge.
Lloyd Kichiana.	Misnicott	Manitowoc.
Lucas Duni.		
Lumberman Clark. Lumberville] Iowa.	Monches Mondovia	Buffalo.
Lvnn Clark.	MONROE	Green.
Lynn Clark. Lyons Walworth.	Montello	Marquette.
	Monterey	Waukesha.
Portage.	Morticello	Grant.
Madeley Portage. MADISON Dane. Magnolia Rock. Maiden Rock Pierce.	MONTELLO MONTELLO Monterey Montford Monticello Montpelier Morrison Morris Creek Moscow	Green. Kewannee.
Magnolia Rock.	Morrison.	Brown.
Maiden Rock Pierce.	Morris Creek	Monroe.
Manchester Green Lake.		
MANITOWOC Manitowoc.	Mosel	Sheboygan.
Manitowoo Kapida Manitowoo.	Mosinee	Marathon.
Mania Grove. Manitowoc.	Moundville	Jackson. Meronette.
MANITOWOO Manitowoc. Manitowoc Rapids Manitowoc. Mann's Landing Manitowoc. Maple Grove Manitowoc. Maple Springs Dunn. Mapleton Waukesha. Marble Ridge Sauk. Marble Waupaca. Marcellon Columbia. Marcus Door. Marcy Waukesha. Markesan Green Lake. Marinette Oconto. Marshall Dane. Marietta Crawford.	Mount Springs	Monroe.
Mapleton Waukesha.	Mount Hope	Grant.
Marble Ridge Sauk.	Mount Horeb	Dane.
Marble Waupaca.	MOBBLION	Grant.
Marcellon Columbia.	Mount Morris Mount Pisgah	Waushara.
Marcy Waukesha.	Mount Sterling	Crawford.
Markesan Green Lake.	Mount Tabor	Vernon.
Marquette Green Lake.	Mount Zion	Juneau.
Marinette Oconto.	Mukwonago	Waukesha.
Marshall Dane.	Muncie	Vernon.
Marietta Crawford. Martell Pierce. Martin's Bluff Clark.	Mount Fisgal Mount Sterling. Mount Tabor Mount Zion Mukwonago Muncie Muscoda Muskego Center Myra	Wankasha
Martin's Bluff Clark.	Myra	Washington.
Martinville Grant.		
Martinville Grant. Marytown Fond du Lac.	Namekagean	Burnett.
Mauston Juneau. Maxville Bufislo. Mayfield Washington. Mayville Dodge. Mazomanie Dane.	Nanaupa	Fond du Lac.
Maxville Bunato.	Napasha	Dodge.
Mayneid washingwi.	Narrow Prairie Naugart Nasonville Necedah	Marathon
Mazomania Dane.	Nasonville	Wood.
	Necedah	Juneau.
Meeker Washington. Meeker's Grove La Fayette. Meeme Manitowoc.	Neenah	Winnebago.
Meeker's Grove La Fayette.	NEILLSVILLE	Clark.
Meeme manitowoc.	Nekama	Winnebago.
Melrose Winnehago	Neison	Bullaio. Weshington.
Mendota Dane,	Neosho	Dodge.
Meene Kaune Oconto.	Nepeuskin	Winnebogo.
MENOMONEE Dunn.	Neptune	Richland.
Menomonee Falls Waukesha.	Nero	Manitowoc.
Mequon River Uzaukee.	Neshkora	Marquette.
Meirose Jackson. Menasha Winnebago. Mendota Dane. Mene Kaune Occonto. MENOMONEE Dunn. Menomonee Falls Waukesha. Mequon River Ozaukee. Meridan Monroe. Merrimack Sauk.	Necedah Necenah Nellsville Nekama Nelson Nenno Neosho Nepeuskin Neptune Nero Nero Neshkora New Amsterdam New Berlin Newberg	La Crosse.
Merton Waukesha.	Newherg	Washington.

Post Office.	County.
New California	Grant
New Camorma	Grant. Fond Du Lac.
New Cassel	FORG DU LAC.
New Centreville	St. Croix.
New Chester	Adams.
New Clifton	Monroe.
New Coclu	Milwaukee.
New Diggings	La Favette.
Nowford	La Fayette. Fond Du Lac.
New Franklin New Glarus New Haven New Holstein New Hope	Brown.
New Frankiii	
New Glarus	Green.
New Haven	Adams.
New Holstein	Calumet.
New Hope	Portage.
Newkirk	Green.
More Lighon	Innean
New London	Wannaca
New London	Waupaca. Fond Du Lac.
New Prospect	rond Du Lac.
New Richmond	St. Croix.
New Rome	Adams.
Newry	A CTHOM.
Newton	Vernon.
Newtonburg	Manitowoc.
Newville	Vernon.
NTILO	Manitowoc.
Niles	Dane.
Nora North Bend North Branch	Dane.
North Bend	Jackson.
North Branch	Jackson.
North Cape North Elk Grove	Racine.
North Elk Grove	La Fayette.
North La Crosse	La Crosse.
North Elk Grove. North La Crosse. North Lake. North Lamartine. North Leeds. North Port. North Prairie Station. North Taycheedah. North Windsor	Waukesha.
North Lanc	Fond du Lac.
North Lamartine	Columbia
Morro Teeds	Columbia.
North Port	Waupaca. Waukesha.
North Prairie Station.	Waukesha.
North Taycheedah	Fond du Lac.
North Windsor	Dane.
Norway	Racine.
Oak Creek	Milwaukee.
Colrfold	Fond du Lac.
Oakfield Oakfield Center	Fond du Lac.
Oakneid Center	Pollu du Lac.
Oak Grove Oak Hill	Dodge.
Oak Hill	Jefferson.
Oakland	Jenerson.
Oakley	Green.
Oaks	
Oasis	
Oconomowoc	Waukesha.
Occurre	Oconto.
Oconto	Ravitala
Odanah	Bayfield.
1 Ouin	· A OT HOR
l Ogaen	. ROCK.
Ogdensburgh	Waupaca.
Okee	. Columbia.
Olin	Adams.
Olin	Grant.
Omro	Winnebago.
Oneleghe	
	Ta Cwoqqa
Onoide	La Crosse.
Oneida	La Crosse.
Onion River	La Crosse. Brown. Shebovgan.
Onion River Ontario	La Crosse. Brown. Sheboygan. Sheboygan.
Onion River Ontario Orange	La Crosse. Brown. Sheboygan. Sheboygan. Juneau.
Onion River Ontario Orange	La Crosse. Brown. Sheboygan. Sheboygan. Juneau.
Onion River Ontario Orange	La Crosse. Brown. Sheboygan. Sheboygan. Juneau. Grant.
Onion River	La Crosse. Brown. Sheboygan. Sheboygan. Juneau. Grant. Marquette.
Onion River	La Crosse. Brown. Sheboygan. Sheboygan. Juneau. Grant. Marquette.
Onion River. Onion River. Ontario Orange Ora Oak Ordino Oregon Orfordville	La Crosse. Brown. Sheboygan. Sheboygan. Juneau. Grant. Marquette. Dane. Rock.
Onion River	La Crosse. Brown. Sheboygan. Sheboygan. Juneau. Grant. Marquette. Dane. Rock.

2 TM	WISCONSIN.	275
	Post Office.	County.
Orio	orn	Richland.
Orbi	orn	Rock.
ORIO	, 	Manitowoc.
Osse		Trempealeau.
Osci	eola Mills	Fond du Lac. Polk.
Osh	aukuta	Columbia.
Osh	KOSH	Winnebago.
Otse	go	Columbia.
Otta	go	Waukesha.
Otte	r creek	Kan Ciaira.
Our	юwn	Shebovgan.
OZA	UKEE	Ozaukee.
	.,	
Paci	ińc kwaukee	Columbia.
Paci	kwaukee	Marquette.
Pali	nesville	Milwaukee.
Paol	nyra	Jefferson.
Page	uette	Dane.
Parc	leeville	Manitowoc. Cojumbia.
Pari	g	Kenosha.
Pate	sch Grove	Grant.
Pen	saukee	Oconto.
ren	8	. Shawano.
T U	ш	Panin.
Lan	· Y	. Dane.
Pes	htigo roleum Centre	. Oconto.
Peti	roleum Centre	Vernon.
Pew	aukeeasant Branch	. Waukesh a.
Phe	asant Branch	. Dane.
Dile	eon Creek Centre ot Knob	. Jackson.
Pin	a Rinff	. Adams. . Dane.
Pin	e Grove	. Brown.
Pin	e Grovee Knob.	. Iowa.
rın	e lake	W en Feehe
rın	e Kiver	. Waushara.
Plai	in	. Sauk.
Plai	infield.	Wanshara
Pla	inville	. Adams.
Plat	tteville	. Grant.
Ple	ttevilleasant Ridge asant Valley	. Clark.
Ple	asant Valley	. St. Croix.
PLO	moutht Bluff	. Portage.
Piy	mouth	. Sheboygan.
Por	COLORG CIME	. Columbia.
Por	t Andrew	. Richland.
Por	t Andrewt Hope	. Wood.
Por	t Hone	. Columbia.
T OI	wanu	. Dogge.
Pot	osi	. Grant.
POV	nette	Columbia.
Pra	irie Airie du Chien	. Racine.
PR/	AIRIE DU CHIEN	. Crawford.
Pra	g	. Manitowoc.
Pra	gurie du Sac	. Sauk.
rre	:D18	. Brown.
Pre	scott	. Pierce.
FF	mrose	. Dane.
FR	INCETON	. Green Lake.

Post Office.	County.	Post Office.	County.
Luincy	Adams.	Sandusky	Sauk.
_	5 0 - 1	Sandy Bay	Kewaunee.
RACINE	Kacine.	Saratoga Sauk City	Wood.
Kandall Randolph Center	Kenosna.	Sauk City	Sauk.
Randolph Center	Columbia.	Saukville	Washington.
Rathbun	Sheboygan.	Saxeville	Waushara.
Raymond	Racine.	Scandinavia	Waupaca.
Readfield Reedstown	waupaca.	Schiller	Brown.
Reedstown	vernon.	Schleisingerville	Washington.
Reedsburg	Sauk.	Schlesville Scotia	Jackson.
Rowe's	Kichiana.	Scotia	Trempealeau
Keedsville	Manitowoc.	Scott	sneboygan.
Keeseville	Doage.	Seneca	Crawiord,
Retreat	Vernon.	Sentinel	Juneau.
tichneid	Washington.	Sextonville	Richiand.
tichiora	wausnara.	Sharon	Walworth.
tichland Center	Richland.	SHAWANO	Shawano.
dichland City	Richiand.	SHEBOYGAN	Sheboygan.
sicnmond	waiworth.	Sheboygan Falls	Sheboygan.
xiageville	Monroe.	Shelby	La Crosse.
Richmond Ridgeville Ridgeway Cheinsburg	Iowa.	Sheldon	Monroe.
tneinsburg	Kichiano.	Sheridan	Waupaca.
₹10	Columbia.	Sherman	Marathon.
Ripon	rond du Lac.	Sherwood Shiocton Shoptere.	Calumet.
Rising SuuRiver Falls	Crawiora.	Shiocion	Outagamie.
tiver raiis	Pierce.	Shoplere	ROCK.
liver	Dane.	Shuplere. Shuey's Mills. Shullsburg. Sierra Sims	Green.
Roaring Creek	Dackson.	Shullsburg	La rayette.
Robinson Roche-a-Cris	brown.	Sierra	vernon.
toche-a-Cris	Ausins.	Sims	Richiand.
tochester	Racine.	Simmes Sinsinawa Mound	lowa.
Cools Tilm	Dienee	Shinner Mound	Graut.
tochester tockbridge tock Elm tock Elm Center	Pierce.	Skinner	Green.
Pook Em Center	Dana	Sladesburg	Crawioru.
lock Falls	Dunn. Dools	Smeltzer's Grove	Onto comic
lock River	Rock	Snidersville Soldier's Grove	Crowdord
Rockton	Vornon	Somerset	St Croix
Rockton	Grant	Somerville	Crawford.
Rocky Run	Columbia	South Bend	Trampaglagn
Colling Prairie	Dodge	South Germantewn	Washington.
Comance	Vernon	South Osborne	Outagamie.
Rocky Run. Rolling Prairie. Romance Rome	Jefferson	Snefford	
Root Creek	Milwankee	SPARTA Spring Bluff Spring Creek	Monroe.
Rosecrans	Manitonoc	Spring Bluff	Adama
Cosendale	Fond dn Lac	Spring Creek	Adams.
Roslin	Margnette	Springdale	Dane
lousseau	Brown	Springfield	Walworth
loxbury		Spring Green	Sank
Royalton	Wannaca	Spring Green. Spring Lake Springville.	Waushara.
loyalton	Dodge	Springville	Walworth.
udd's Mills	Monroe.		
ural	Waupaca.	Springwater	Waushara.
ush Lake	Fond dn Lec	Staffordville	Clark.
ussell	Shehovgen	Staatsville	Washington.
utland	Dane	Star	Vernon.
	Outagamie.	State Line	Walworth.
· , an	oumgamie.	Station	Washington.
	Fond du Lac.	StationStephensville	Outagamie.
t. Clond	Polk	Stevens Point	Portage.
t. Cloudt. Croix Falls		CO TOMO I VIII	La Crosse.
t Croir Polls	Montoe		
t. Cloudt. Croix Fallst. Mary's	Monioe.	Stevenstown	Marethon
t. Cloudt. Croix Fallst. Mary'st. Martin	Monioe. Milwaukee.	Stettin	Marathon.
t. Cloud. t. Croix Falls. t. Mary's. t. Martin t. Rose.	Monioe. Milwaukee. Grant.	StettinStewart	Marathon. Green.
t. Mary's t. Martin t. Rose t. Lawrence	Monice. Milwaukee. Grant. Washington.	StettinStewartStiles	Marathon. Green. Oconto.
t. Mary's t. Martin t. Rose t. Lawrence	Monice. Milwaukee. Grant. Washington.	Stettin Stewart Stiles Stockbridge	Marathon. Green. Oconto. Calumet.
t. Cloud. t. Croix Falls t. Mary's t. Martin t. Rose t. Lawrence t. Anna t. Francis Station aukville alem Station	Monice. Milwaukee. Grant. Washington. Calumet. Milwaukee.	StettinStewartStilesStockbridge	Marathon. Green. Oconto. Calumet. Pepin.

Post Office. Stone Bank Stone Hill	County. Waukesha.	Post Office. Wagon Landing	County. Polk.
Stone Hill	Marquette.	Waitevilla	Jettoreon
Stoner's Prairie	Dane.	Wakefield	Outagamie.
stoughton	Dane	Walworth	Welworth
trong's Prairie	Adama	Wanaka	Dunn
trong's Prairie	Door	Wamara Landing	Vormor
TURGEON DAY	Door.	warner's Landing	vernon.
Buamico Bugar Bush Bugar Creek	Brown.	warren	St. Croix.
Jugar Bush	Outagamie.	washourn	Grant.
Bugar Creek	Jefferson.	Washington Harbor	Door.
sumvan	waiworth.	Waterford	Racine.
ummit	Waukesha.	Watertown	Jefferson.
inn Prairia	Dane.	Waterville Waubeck	Waukesha.
SUPERIOR Surrey Sussex Syene	Dongles	Wanheck	Panin
THE PARTY OF THE P	Portage	Wonconeto	Fond do La
urrey	Workscho	Waucousta Waukau Waukesha	Tonu uu Lat
ussex	м никевци.	waukau	winnebago.
yene	Dane.	WAUKESHA	Wankesha.
) Y I V 2444	Trichianu.	Waumandee	Buffalo.
ylvania	Racine.	WAUPACA	Waupaca.
vlvester	Green.	Waupun	Fond dn Lac
Sylvester	Wannece	WAUSAU	Maruthon
у шсо	waupaca.	Water	Wanahana
Dafta.	Conne	WAUTOMA	Wansuara.
Tafton	Grant.	w auwatosa	milwaukee.
aycneedah	Fond du Lac.	Wauzeka	Crawford.
'eller's Corners	Crawford.	Wayne	
Ten Mile House	Milwaukee.	Weelaunee	Winnebago.
Theresa	Dodge.	Weister	Vernon.
Chompsonville	Racine.	Wellington	Monroe.
iffany	Rock	Wequiock	Brown
Nando	Welworth	Wamawilla	Tuncon
Piffany Pirade Pustin	Wanahara	Wernerville	Washington
Custin	w aushara.	WEST DEND	Washington
less Corners	waukesna.	West Blue Mounds	Jowa.
oken Creek	Dane.	West Branch	Richland.
Coshville	Outagamie.	West Eau Claire	Eau Claire.
Coshville	Washington.	westneid	Marquette.
Comah	Monroe.	Westford West Granville	Dodge.
owerville	Crawford.	West Granville	Milwankee
rempealeau	Trempeale'u.	West Green Lake	Green Lake.
Omenten	Pierce.	West Time	Dichland
Crenton		West Middleton	Dene
frimbelle	Pierce.	West Green Lake West Lima West Middleton	Dane.
Croy	walworth.	M cer million	RUCK.
roy Center	w alworth.	Weston	Marathon.
unnel City	Monroe.	West Point	Columbia.
win Grove	Green.	Westport	Dane.
wo Creeks	Manitowoc.	West Prairie	Vernon.
win Grove Wo Creeks Wo Rivers	Manitowoc.	Westport	Fond dn La
		West Salem	La Crosse
Tivo	Portogo	Wavenwage	Wannese.
Jlva	Dools	West Salem Weyauwega Wheatland	waupaca.
Inion	Dock.	w пеанапа	Lenosna.
nion Church	macine.		
nion (Jrova	Racina	White Creek	Adams.
Inionville	Waupaca.	Whitehall	Trempeale'u
Inion ville	Dane.	White Creek. Whitehall White Mound. White Oak Springs.	Sauk.
Inion Mills	Towa.	White Oak Springs	Le Fevette
	Inneen	Whitewater	Welworth
Inion Conton			
nion Center		777411 - 44	Constant
nion Center	1	Willett	Green.
Talley	Vernon.	Willett	Green.
Valley	Vernon.	Willett	Green. Trempealeat Kenosha.
Valley	Vernon.	Willett	Green. Trempealeat Kenosha.
Valley	Vernon.	Willett	Green. Trempealeau Kenosha.
Valley	Vernon.	Willett	Green. Trempealeau Kenosha.
Valley	Vernon. Sauk. Fond du Lac. Brown. Waukesha.	Willett	Green. Trempealeat Kenosha.
Valley	Vernon. Sauk. Fond du Lac. Brown. Waukesha.	Willett	Green. Trempealeau Kenosha.
ValleyValtonValtonVan DyneVennonVernon	Vernon. Sauk. Fond du Lac. Brown. Waukesha.	Willett	Green. Trempealeau Kenosha.
ValleyValtonValtonVan DyneVennonVernon	Vernon. Sauk. Fond du Lac. Brown. Waukesha.	Willett	Green. Trempealeau Kenosha.
Valley	Vernon. Sauk. Fond du Lac. Brown. Waukesha.	Willett Williamsburg Wilmot. Wilton Winchester Windsor Winneconne Winooski. Wiota Wonewoc	Green. Trempealeau Kenosha. Monroe. Winnebago. Dane. Winnebago. Sheboygan. La Fayette. Juneau.
Jalley. Valley. Valton. Van Dyne. Vernon. Vernon. Verona Victory. Vinland	Vernon. Sauk. Fond du Lac. Brown. Waukesha. Dane. Vernon. Walworth. Winnebago. Richland.	Willett Williamsburg Wilmot. Wilton Winchester Windsor. Winneconne Winooski Wiota Woodand	Green. Trempealeat Kenosha. Monroe. Winnebago. Dane. Winnebago. Sheboygan. La Fayette. Juneau. Dodge.
Valley	Vernon. Sauk. Fond du Lac. Brown. Waukesha. Dane. Vernon. Walworth. Winnebago. Richland.	Willett Williamsburg Wilmot. Wilton Winchester Windsor Winneconne Winooski. Wiota Wonewoc	Green. Trempealeau Kenosha. Monroe. Winnebago. Dane. Winnebago. Sheboygan. La Fayette. Juneau. Dodge. Grant.

POST OFFICES IN WISCONSIN.

278

Post Office. County. Wood River Burnett.	Post Office. County. Woodside St. Croix.
Wood River Burnett. Woodstock Richland.	Woodside St. Croix.
Woodworth Kenosha. Wrightstown Brown. Wrightsville	Yankeetown Crawford. Yellow Stone La Fayette. York Dane.
Wyalusing Grant. Wyocena Columbia.	Yorkville Racine.
Wyoming lowa. Wayside Manitowoo	Young America Washington Young Hickory Washington. Yuba Richland.

MONEY ORDER OFFICES.

[International Money Orders designated by Capital Letters.]

RATES OF COMMISSION CHARGED FOR MONEY ORDERS.

On orders not exceeding \$20, 10 cents; on orders over \$20 and not exceeding \$30, 15 cents; over \$30 and not exceeding \$40, 20 cents; over \$40 and not exceeding \$50, 25 cents.

No single order issued for more than fifty dollars. Parties desiring to remit larger sums must obtain additional money orders.

Post Office.	County.	Post Office.	County.
Appleton	Outagamie.	Mazomanie	Dane.
Baraboo	Sauk.	Menasha	Winnebago.
Beaver Dam		Menomonee	Dunn.
Beloit	Rock.	Milton	Rock.
		MILWAUKEE	Milwaukee.
Berlin		MINERAL POINT	Iowa.
Boscobel	Grant.	MONROE	Green.
Brodhead		Neillsville	Clark.
Burlington	Racine.	New Lisbon	Juneau.
Cambria	Columbia.	New London	Waupaca.
Chilton	Calumet.	Oconomowoc	Waukesha.
Chippewa Falls		Oconto	Oconto.
Clinton		Oshkosh	Winnebago.
Columbus	Columbia.	Ozaukee	Ozankee.
Darlington	La Fayette.	Palmyra	Jefferson.
Dodgeville	Iowa.	Peshtigo	
Durand	Pepin.	Platteville	Grant.
Eau Claire		Portage City	
Elkhorn		Prairie du Chien	
Evansville		Prescott	
FOND DU LAC		RACINE	
Fort Atkinson		Reedsburgh	Sauk.
Fountain City		Richland Center	
Fox Lake	Dodge.	Ripon	
Grand Rapids	Wood.	River Falls	Pierce.
Green Bay		SAUK CITY	Sauk.
Hillsborough	Vernon.	Sheboygan	
Horicon		Sparta	Monroe.
Hudson		Stevens Point	Portage.
JANESVILLE	Rock.	Stoughton,	Dane.
Jefferson		Sturgeon Bay	
Kenosha		Sun Prairie	Dane.
Kilbourn City		Tomah	Monroe.
Kewaunee		Viroqua	Vernon.
La Crosse		Waterloo	Jefferson.
Lake Mills		Waterloo WATERTOWN	Jefferson.
Lancaster		Waukesha	Waukesha.
Lodi	Columbia.	Waupaca	
MADISON	Dane.	Waupun	Fond du Lac.
Manitowoc	Manitowoc.	Wautoma	Waushara.
Markesan.		West Bend	
Mauston		Westfield	Marquette.
Mayville		Whitewater	Walworth.
	_		

TABLE OF DISTANCES.

[By shortest mail routes from the county seats of the several counties of Wisconsin, to Washington, D. C., and to Madison. The first column of figures shows the number of miles to Washington; the second to Madison.]

Adams	Friendship	1,076	*101
Ashland	La Pointe		
Barron	Barron		
Brown	Green Bay	1,088	†176
Buffalo	Alma	1, 194	219
Burnett	Grantsburg	1,359	383
Calumet	Chilton	1,052	140
Chippewa	Chippewa Falls	1,202	227
Clark	Neilisville	1,158	183
Columbia	Portage City	1,023	†109
Crawford	Prairie du Chien	1,073	97
Dane	MADISON	976	
Dodge	Juneau	990	178
Door	Sturgeon Bay	1, 137	225
Douglas	Superior. :	‡1,449	473
Dunn	Menomonee	1, 215	182
Eau Claire	Eau Claire	1,190	215
Fond du Lac	Fond du Lac	1,022	†110
Grant	Lancaster	1,072	96
Green	Monroe	970	74
Green Lake	Princeton	1,027	†125
Iowa.	Dodgeville	1.028	52
Jackson	Black River Falls	1,132	157
Jefferson	Jefferson	962	50
Juneau	Mauston	1,058	*33
Kenosha	Kenosha	897	118
Kewaunee	Kewaunee	1,120	202
La Crosse	La Crosse	1, 128	§153
La Fayette	Darlington	1,006	75
La Pointe	Bayfield	11,504	1528
Manitowoc	Manitowoc	1,099	187
Marathon	Wausau	1, 125	221
Marquette	Montello	1,045	+131
Milwaukee	Milwaukee	931	96
Monroe	Sparta	1, 103	128
Oconto	Oconto	1, 118	206
Outagamie	Appleton	1,059	†147
Ozaukee	Ožaukee	961	126
Pepin	Durand	1,219	244
Pierce	Ellsworth	1, 293	318
Polk	Osceola Mills	1,329	354
Portage	Stevens Point	1,083	†188
Racine	Racine.,	907	112
Richland	Richland Center	1,037	61
Rock	Janesville	936	40
Saint Croix	Hudson	1,299	824
Sauk	Baraboo	1,023	47
Shawano	Shawano	1, 115	203
Sheboygan	Sheboygan	1,067	155
Trempealean	Galesville	1,154	179
Vernon	Viroqua	1,075	99
Walworth	Elkhorn	942	72
Washington	West Bend	972	137
Waukesha	Waukesha	952	75
Waupaca	Waupaca	1,096	†18 4
Waushara	Wautoma	1,048	†14 4
Winnebago	Oshkosh	1,039	112
Wood	Grand Rapids	1,110	*185
		L	

^{*}Via Kilbourn City and Masomanie. †Via Watertown and Milton Junction.

‡Via Saint Paul, Minneeota.

‡Via Kilbourn City and Masomanie. 214 miles via Watertown and Milton Junction.

THE STATE FINANCES.

STATE INDEBTEDNESS.

The amount of state indebtedness will be seen from the following statement, as also the manner in which it has been funded:

Certificates of indebtedness—		
School Fund.	\$1,559,700 00	0
Normal School Fund	473,500 0	D
University Fund	111,000 0	
University FundAgricultural College Fund	3,000 0	
TELIOUIDE COMOBO T MAC	,	\$2, 147, 200 00
Bonds due July 1, 1877	\$2,800 00	0
July 1, 1878	8,000 00	
July 1, 1879	. 3,000 00	
July 1, 1880	. 13,000 00	· · · · · · · · · · · · · · · · · · ·
July 1, 1881	2,000 00	
July 1, 1882	30, 000 00	
July 1, 1883	7,000 00	
July 1, 1884	4,000 00	
July 1, 1885	8,000 00	
July 1, 1886		
Tul- 1 1000		
July 1, 1887		
July 1, 1888	12,000 00	
		\$ 104,800 00
Currency certificates outstanding		57 00
•		
Total indebtedness		\$2,252,057 00
	••••	
GENERAL FUND. Total receipts for the year ending Sept. 30, 1869	••••	\$874,995 70
	=	
DISBURSEMENTS.	=	
		27 9 105 89
		\$72, 105 82 91 749 60
		\$72, 105 82 91,742 60
Salaries and permanent appropriations	#40 A00 A0	91,742 60
Salaries and permanent appropriations Legislative expenses	\$ 40,000 00	91,742 60
Salaries and permanent appropriations	\$40,000 00 106,000 00	91,742 60
Salaries and permanent appropriations	\$40,000 00 106,000 00 58,500 00	91,742 60
Salaries and permanent appropriations. Legislative expenses. State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb.	\$40,000 00 106,000 00 58,500 00 83,000 00	91,742 60
Salaries and permanent appropriations. Legislative expenses. State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb. Reform School	\$40,000 00 106,000 00 58,500 00 33,000 00 29,273 00	91,742 60
Salaries and permanent appropriations. Legislative expenses. State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb. Reform School Soldiers' Orphans' Home.	\$40,000 00 106,000 00 58,500 00 83,000 00	91,742 60
Salaries and permanent appropriations. Legislative expenses State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb. Reform School. Soldiers' Orphans' Home. St. Mary's Hospital	\$40,000 00 106,000 00 58,500 00 33,000 00 29,273 00	91,742 60
Salaries and permanent appropriations. Legislative expenses. State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb. Reform Schoel Soldiers' Orphans' Home. St. Mary's Hospital. St. Josenh's Orphan Asylum	\$40,000 00 106,000 00 58,500 00 83,000 00 29,273 00 49,038 51	91,742 60
Salaries and permanent appropriations. Legislative expenses State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb. Reform School. Soldiers' Orphane' Home. St. Mary's Hospital. St. Joseph's Orphan Asylum Protestant Orphan Asylum	\$40,000 00 106,000 00 58,500 00 83,000 00 29,273 00 49,038 51 500 00 500 00	91,742 60
Salaries and permanent appropriations Legislative expenses State Prison and charitable institutions— State Prison Hospital for Insane Institute for the Blind Institute for the Deaf and Dumb Reform School Soldiers' Orphans' Home St. Mary's Hospital St. Joseph's Orphan Asylum Protestant Orphan Asylum Wisconsin Sesmen's Priend Society	\$40,000 00 106,000 00 58,500 00 83,000 00 29,273 00 49,038 51 500 00 500 00	91,742 60
Salaries and permanent appropriations. Legislative expenses. State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb. Reform Schoel Soldiers' Orphans' Home. St. Mary's Hospital. St. Joseph's Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Priend Society. Milwankee Hospital	\$40,000 00 106,000 00 58,500 00 83,000 00 29,273 00 49,038 51 500 00 500 00 1,000 00	91,742 60
Salaries and permanent appropriations. Legislative expenses. State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb. Reform Schoel Soldiers' Orphans' Home. St. Mary's Hospital. St. Joseph's Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Priend Society. Milwankee Hospital	\$40,000 00 106,000 00 58,500 00 33,000 00 29,273 00 49,038 51 500 00 500 00 1,000 00	91,742 60
Salaries and permanent appropriations. Legislative expenses State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb. Reform School Soldiers' Orphane' Home. St. Mary's Hospital St. Joseph's Orphan Asylum Protestant Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Friend Society. Milwaukee Hospital Home of the Friendless	\$40,000 00 106,000 00 88,500 00 38,000 00 29,273 00 49,038 51 500 00 500 00 500 00 500 00 500 00	91,742 60
Salaries and permanent appropriations. Legislative expenses. State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb. Reform School Soldiers' Orphans' Home. St. Mary's Hospital St. Joseph's Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Friend Society. Milwaukoe Hospital Home of the Friendless. St. Mary's Orphan School	\$40,000 00 106,000 00 88,500 00 88,000 00 29,273 00 49,038 51 500 00 500 00 1,000 00 500 00 500 00 500 00	91,742 60
Salaries and permanent appropriations. Legislative expenses State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb. Reform School. Soldiers' Orphane' Home. St. Mary's Hospital. St. Joseph's Orphan Asylum Protestant Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Friend Society. Milwaukee Hospital. Home of the Friendless. St. Mary's Orphan School. St. Rose's Orphan School.	\$40,000 00 106,000 00 88,500 00 88,500 00 29,273 00 49,038 51 500 00 500 00 1,000 00 500 00 500 00 500 00	91,742 60
Salaries and permanent appropriations Legislative expenses State Prison and charitable institutions— State Prison and charitable institutions— State Prison and Lound Institute for Insane Institute for the Blind Institute for the Deaf and Dumb Reform School Soldiers' Orphans' Home St. Mary's Hospital St. Joseph's Orphan Asylum Protestant Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Friend Society Milwaukee Hospital Home of the Friendless St. Mary's Orphan School St. Rose's Orphan Asylum St. Amelia's Orphan Asylum	\$40,000 00 106,000 00 58,500 00 383,000 00 29,273 00 49,038 51 500 00 500 00 500 00 500 00 500 00 500 00 500 00 500 00 500 00 500 00 500 00 500 00	91,742 60
Salaries and permanent appropriations Legislative expenses State Prison and charitable institutions— State Prison and charitable institutions— State Prison and Lound Institute for Insane Institute for the Blind Institute for the Deaf and Dumb Reform School Soldiers' Orphans' Home St. Mary's Hospital St. Joseph's Orphan Asylum Protestant Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Friend Society Milwaukee Hospital Home of the Friendless St. Mary's Orphan School St. Rose's Orphan Asylum St. Amelia's Orphan Asylum	\$40,000 00 106,000 00 88,500 00 88,500 00 29,273 00 49,038 51 500 00 500 00 1,000 00 500 00 500 00 500 00	91,742 60
Salaries and permanent appropriations Legislative expenses State Prison and charitable institutions— State Prison. Hospital for Insane. Institute for the Blind. Institute for the Deaf and Dumb. Reform School Soldiers' Orphane' Home. St. Mary's Hospital St. Joseph's Orphan Asylum Protestant Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Friend Society. Milwaukee Hospital Home of the Friendless. St. Mary's Orphan Asylum St. Rose's Orphan Asylum St. Amelia's Orphan Asylum. St. Clara's Academy.	\$40,000 00 106,000 00 58,500 00 383,000 00 29,273 00 49,038 51 500 00 500 00 500 00 500 00 500 00 500 00 500 00 500 00	91,742 60
Salaries and permanent appropriations Legislative expenses State Prison and charitable institutions— State Prison Hospital for Insane. Institute for the Blind Institute for the Deaf and Dumb Reform School Soldiers' Orphans' Home St. Mary's Hospital St. Joseph's Orphan Asylum Protestant Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Friend Society Milwaukee Hospital Home of the Friendless St. Mary's Orphan School St. Rose's Orphan Asylum St. Amelia's Orphan Asylum St. Clara's Academy.	\$40,000 00 106,000 00 58,500 00 383,000 00 29,273 00 49,038 51 500 00 500 00 1,000 00 500 00 500 00 500 00 500 00	91, 742 60
Salaries and permanent appropriations Legislative expenses State Prison and charitable institutions— State Prison Hospital for Insane. Institute for the Blind Institute for the Deaf and Dumb Reform School Soldiers' Orphans' Home St. Mary's Hospital St. Joseph's Orphan Asylum Protestant Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Friend Society Milwaukee Hospital Home of the Friendless St. Mary's Orphan School St. Rose's Orphan Asylum St. Amelia's Orphan Asylum St. Clara's Academy.	\$40,000 00 106,000 00 58,500 00 383,000 00 29,273 00 49,038 51 500 00 500 00 1,000 00 500 00 500 00 500 00 500 00	91, 742 60
Salaries and permanent appropriations Legislative expenses State Prison and charitable institutions— State Prison and charitable institutions— State Prison Hospital for Insane Institute for the Blind Institute for the Deaf and Dumb Reform School Soldiers' Orphans' Home St. Mary's Hospital St. Joseph's Orphan Asylum Protestant Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Priend Society Milwaukee Hospital Home of the Friendless St. Mary's Orphan School St. Rose's Orphan Asylum St. Amelia's Orphan Asylum St. Amelia's Orphan Asylum St. Clara's Academy. State Capitol Interest on state indebtedness.	\$40,000 00 106,000 00 58,500 00 383,000 00 29,273 00 49,038 51 500 00 500 00 1,000 00 500 00 500 00 500 00 500 00	91, 742 60
Salaries and permanent appropriations Legislative expenses State Prison and charitable institutions— State Prison Hospital for Insane. Institute for the Blind Institute for the Deaf and Dumb Reform School Soldiers' Orphans' Home St. Mary's Hospital St. Joseph's Orphan Asylum Protestant Orphan Asylum Protestant Orphan Asylum Wisconsin Seamen's Friend Society Milwaukee Hospital Home of the Friendless St. Mary's Orphan School St. Rose's Orphan Asylum St. Amelia's Orphan Asylum St. Clara's Academy.	\$40,000 00 106,000 00 58,500 00 383,000 00 29,273 00 49,038 51 500 00 500 00 1,000 00 500 00 500 00 500 00 500 00	91, 742 60

general fund—continu	led.	
Total receipts		\$919,872 88
Balance September 30, 1868	44,946 88	569 75
- -	\$ 919,942 08	\$ 919, 942 08
The total disbursements for the last fiscal year from the General Fund, as appears above, were Of this amount there was paid for the several objects specified, as follows:		\$919, 372, 83
For state institutions, buildings, &c	\$321,311 51	
For state capitol	83, 983 86 163, 114 83	•••••
For special appropriations.	36, 556 77	*************
•		604, 966 47
Ordinary current expenditures		\$ 814, 405 86
SCHOOL FUND	٠.	
The amount of the productive School Fund, on	the 30th days	of September,
1868 and 1869, was as follows:	-	• ′
A	1868.	1869.
	\$520,557 52	\$516, 252 85
Amount due on mortgages	\$520,557 52 150,229 31	
Amount due on certificate of sales Amount due on mortgages Certificates of indebtedness Total productive fund	\$520, 557 52 150, 229 31 1, 534, 700 00	\$516, 252 85 161, 461 52 1, 559, 700 00
Amount due on mortgages	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 88	\$516, 252 85 161, 461 52 1, 559, 700 00 \$2, 237, 414 87
Amount due on mortgages Certificates of indebtedness Total productive fund	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 88	\$516, 252 85 161, 461 52 1, 559, 700 00 \$2, 237, 414 87
Amount due on mortgages. Certificates of indebtedness. Total productive fund. Showing an increase of the productive fund of \$3	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 88 1,927.54 during	\$516, 252 85 161, 461 52 1, 559, 700 00 \$2, 237, 414 37 The past year-
Amount due on mortgages Certificates of indebtedness Total productive fund	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 88 11,927.54 during	\$516, 252 85 161, 461 52 1, 559, 700 00 \$2, 287, 414 87 7 the past year- \$178, 896 75
Amount due on mortgages. Certificates of indebtedness Total productive fund. Showing an increase of the productive fund of \$3 SCHOOL FUND INCOM Receipts	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 88 11,927.54 during	\$516, 252 85 161, 461 52 1, 559, 700 00 \$2, 287, 414 87 7 the past year- \$178, 896 75
Amount due on mortgages. Certificates of indebtedness Total productive fund. Showing an increase of the productive fund of \$3 SCHOOL FUND INCOM Receipts Disbursements. UNIVERSITY FUND	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 88 11,927.54 during	\$516, 252 85 161, 461 52 1, 559, 700 00 \$2, 237, 414 37 7 the past year- \$178, 896 75 180, 142 20
Amount due on mortgages Certificates of indebtedness. Total productive fund	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 88 11,927.54 during E.	\$516, 252 85 161, 461 52 1, 559, 700 00 \$2, 237, 414 37 g the past year- \$178, 896 75 190, 142 20 d by Congress
Amount due on mortgages. Certificates of indebtedness Total productive fund. Showing an increase of the productive fund of \$3 SCHOOL FUND INCOM Receipts Disbursements. UNIVERSITY FUND	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 88 11,927.54 during E.	\$516, 259 85 161, 461 52 1, 559, 700 00 \$2, 287, 414 87 g the past year \$178, 896 75 180, 142 20 d by Congress a was product-
Amount due on mortgages Certificates of indebtedness Total productive fund	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 88 11,927.54 during IE.	\$516, 259 85 161, 461 52 1, 559, 700 00 \$2, 287, 414 87 g the past year \$178, 896 75 180, 142 20 d by Congress a was product-
Amount due on mortgages. Certificates of indebtedness Total productive fund. Showing an increase of the productive fund of \$3 SCHOOL FUND INCOM Receipts Disbursements. UNIVERSITY FUND This fund consists of the proceeds of the sales of for the support of a University. The amount of the sales of the support of the fiscal years ending September ively, was as follows:	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 88 11,927.54 during E. 	\$516, 253 85 161, 461 52 1, 559, 700 00 \$2, 237, 414 37 \$ the past year- \$178, 896 75 \$180, 142 20 d by Congress a was product- 1869, respect-
Amount due on mortgages. Certificates of indebtedness. Total productive fund. Showing an increase of the productive fund of \$3 SCHOOL FUND INCOM Receipts UNIVERSITY FUND This fund consists of the proceeds of the sales of for the support of a University. The amount of the support of the fiscal years ending September ively, was as follows: Amount due on certificates of sales.	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 83 11, 997.54 during IE.	\$516, 253 85 161, 461 52 1, 559, 700 00 \$2, 237, 414 37 \$2, the past year- \$178, 896 75 \$180, 142 20 d by Congress a was product- 1869, respect- 1869, 866, 906, 14
Amount due on mortgages. Certificates of indebtedness Total productive fund. Showing an increase of the productive fund of \$3 SCHOOL FUND INCOM Receipts Disbursements. UNIVERSITY FUND This fund consists of the proceeds of the sales of for the support of a University. The amount of the sales of the support of the fiscal years ending September ively, was as follows:	\$520, 557 52 150, 229 31 1, 534, 700 00 \$2, 205, 486 88 11,927.54 during E. 	\$516, 259 85 161, 461 52 1, 559, 700 00 \$2, 237, 414 37 \$2 the past year- \$178, 896 75 \$190, 142 20 d by Congress a was product- 1869, respect-

Total preductive fund..... \$199,483 14 \$202,698 14 Showing an increase in the productive fund during the last year of \$3,265.

UNIVERSITY FUND INCOME.

\$30,018 08 28,086 82 Receipts Disbursements.....

NORMAL SCHOOL FUND.

This fund is composed of the proceeds of the sale of lands set apart for the support of Normal Schools, by chapter 537, laws of 1865.

Twenty-five per cent. of the income of this fund is annually transferred to the School Fund Income.

The amount of productive fund on the 30th days of September, 1868 and 1869, respectively, was as follows:

Amount due on certificates of sale	100, 376 00	1869. \$70,686 99 94,755 00 472,500 00
Total productive fund	\$ 625, 294 11	\$638,941 99

Showing an increase in the productive fund during the past year of \$18,647.88.

NORMAL SCHOOL FUND INCOME.

Receipts	\$52,212 50
Disbursements	56,520 36

AGRICULTURAL COLLEGE FUND.

This fund consists of the proceeds of the sales of 240,000 acres of lands granted by Congress to the State for the support of an institution of learning, where shall be taught the principles of agriculture and the arts. The interest on the productive fund forms the income.

The amount of productive fund, September 30, 1868 and 1869, respectively, was as follows:

Dues on certificates of sale	11,000 00	1869. \$72, 526 40 11, 000 00 8, 000 00
	\$25,488 40	\$86,526 40

Showing an increase in the productive fund of \$61,088 00.

AGRICULTURAL COLLEGE FUND INCOME.

Receipts	\$ 3,651 77
Disbursements	2,833 44

DRAINAGE FUND.

This fund consists of the proceeds of the sale of lands set apart as Drainage lands, by virtue of chapter 587, laws of 1865, the amount of which is to be annually apportioned to the several counties in which such lands lie, in proportion to the amount of sales in each county, respectively.

Receipts	\$45, 194 93
Disbursements	55, 824 69

BALANCES IN THE TREASURY SEPTEMBER 90, 1869.

General Fund. School Fund Income University Fund University Fund Income Drainage Fund Income Drainage Fund. Norman School Fund Income. Swamp_Land Fund Income. Swamp_Land Fund Income. Agricultural College Fund. Agricultural College Fund Income Deposit Fund. Commissioners' Contingent Fund, Delinquent Tax Fund Platteville Normal School Building Fund	\$599 75 15, 094 47 590 18 4, 074 64 18, 262 32 16, 505 99 17, 484 182 92 23, 528 84 4, 182 92 5, 856 59 4, 970 08 4, 901 35 4, 079 32	\$1,356 28 49 00
Swamp Land Fund Income Swamp Land Fund Income		49 00
Agricultural College Fund Income	4, 182 92 5, 856 59	
Delinquent Tax Fund	4,301 35	
Whitewater Normal School Building Fund Oshkosh Normal School Building Fund	1,459 89 15,586 00 1,091 78	
Military Road Fund. St. Paul and Lake Superior RR. Co. Trespass F'd Sturgeon Bay Canal Fund	278 00	2,500 00
Allotment Fund	1, 951 30 23, 971 15 454 25	
Balance in Treasury	\$159,840 68	\$155,985 40 \$159,840 68

VALUE OF FOREIGN GOLD AND SILVER COINS,

[Prepared by the Director of the Mint at Philadelphia.]

In the third column the weight is given in fractions of a Troy ounce, carried to thousandths, and in a few cases to ten thousandths of an onnec. The fifth column expresses the value of the coins as compared with our gold coin. At the mint there is a uniform deduction of one-half of one per cent. on the gold coin. The value of silver depends on the condition of demand and supply; the values given are calculated at 1931-2 cents per ounce for standard silver, the price or 1888.

GOLD COINS.

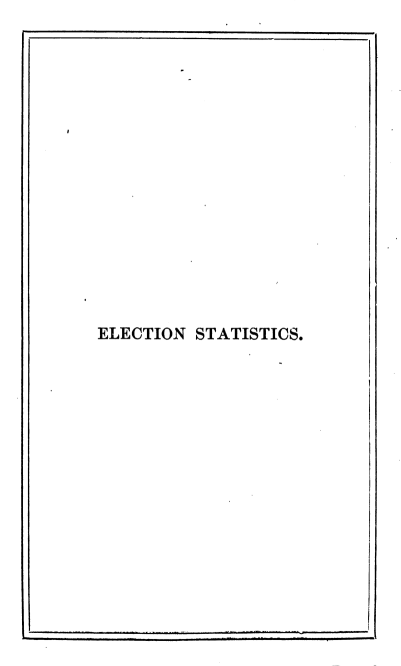
COUNTRY.	DENOMINATIONS.	Weight.	Fine- ness.	Value.
		Oz. Dec.	Thous.	
Australia	Pound of 1852	0.281	916.5	\$5.32.4
Australia	Sovereign of 1855-60	0. 256. 5	916	4.85.7
Austria	Ducat	0.112	986	2.28.3
Austria	Souvereign	0.363	900	6.75.4
Austria	New Union Crown (assumed)	0.357	900	6.64.2
Belgium	25 Francs	0.254	899	4, 72, 0
Bolivia	Doubloon	0.867	870	15.59.8
Brazil	Twenty Milreis	0.575	917.5	10, 90, 6
Central America	Two Escudos	0. 209	853.5	8.68.8
Central America	Four Reals	0.027	875	0.48.8
Chili	Old Doubloon	0.867	870	15.59.3
Chili	Ten Pesos	0.492	900	9. 15. 4
Denmark	Ten Thaler	0. 427	895	7. 90. 0
Ecuador	Four Escudos	0.433	844	7.55.5
England	Pound or Sovereign, new	0. 256. 7	916.5	4.86.8
England				
England	doaverage	0. 256. 2	916	4.85.1
France	Twenty Francs, new	0.207.5	899	8.85.8
France	dodo.average	0.207	899	3.84.7
Germany, North	Ten Thaler.	0.427	895	7. 90. 0
Germany, North	doPrussian	0.427	908	7.97.1
Germany, North	Krone (Crown)	0.857	900	6.64.2
Germany, South	Ducat.	0.112	986	2. 28. 2
Greece	Twenty Drachms	0.185	900	3.44.2
Hindostan	Mohur	0.374	916	7.08.2
Italy	Twenty Lire	0.207	898	8.84.8
Japan,	Old Cobang	0.362	568	4.44.0
Japan	do	0.289	572	3, 57, 6
Mexico	Doubloon, average	0.867.5	866	15, 53, 0
Mexico	donew	0.867.5	870.5	15, 61, 1
Mexico	Twenty Pisos (Maximilian)	1.086	875	19, 64, 8
Naples	Six Ducati, new	0.245	996	5.04.4
Netherlands	Ten Guilders	0. 215	899	8, 99, 1
New Granada	Old Doubloon, Bogota.	0.868	870	15. 61. 1
New Granada	doPopayan	0.867	858	15. 37. 8
New Granada	Ten Pesos	0.525	891.5	9. 67. 5
Peru	Old Doubloon	0.867	868	15. 55. 7
Peru	Old Doddiooli	1.055	898	
Domest and	Twenty Soles	0.808		19.21.3
Portugal	Gold Crown		912	5.80.7
Prussia	New Union Crown (assumed)	0.357	900	6.64.2
Rome	21/4 Scudi, new	0.140	900	2.60.5
Russia	Five Roubles	0.210	916	8.97.6
Spain	100 Reals	0.268	896	4.96.4
Spain	80 Reals	0.215	869.5	8.86.4
Sweden	Ducat	0.111	875	2. 23. 7
Tunis	25 Piastres	0.161	900	2.99.5
Turkey	100 Piastres	0.231	915	4. 36. 9
Tuscany	Seguin	0.112	999	2.81.8
		,		

SILVER COINS.

COUNTRY.	DENOMINATIONS.	Weight.	Fine- ness.	Value.
		Oz. Dec.	Thous.	
Austria	Old Rix Dollar	0.902	888	\$1.02.8
Austria	Old Scudo	0.836	902	1.02.6
Austria	Florin before 1858	0.451	833	51.1
Austria	New Florin	0.897	900	48.6
Austria	New Union Dollar	0.596	900	73.1
Austria	Maria Theresa Dollar, 1780	0.895	838	1.02.
Belgium	Five Francs	0.803	897	98.0
Bolivia	New Dollar	0.648	903.5	79.
Bolivia	Half Dollaa	0,432	667	89.5
Brazil	Double Milreis	0.820	918.5	1.02.
Canada	Twenty Cents	0.150	925	18.
Central America	Dollar	0.866	850	1,00.9
Chili	Old Dollar	0.864	908	1.06.8
Chili	New Dollar	0.801	900.5	98.9
Denmark	Two Rigsdaler	0.927	877	1.10.
England	Shilling, new	0. 182. 5	924.5	23.0
England	doaverage	0.178	925	22.4
France	Five Franc, average	0.800	900	98.0
Commony North	Thaler before 1857	0.712	750	72.
Germany, North Germany, North	New Thaler	0.595	900	72.
Germany, South	Florin before 1857	0.340	900	41.7
	New Florin (assumed)	0.340	900	41.
Germany, South	Five Drachms			
Greece		9.719 0.374	900	88.1 46.6
Hindostan	Rupee		916	
Japan	Itzebu	0.279	991	87.6
Japan	New Itzebu	0.279	890	88.8
Mexico	Dollar, new	0.867 5	903	1.06.6
Mexico	do.average	0.866	901	1.06.
Mexico	Peso of Maximilian	0.861	902.5	1.05.5
Naples	Scudo	0.844	830	95.8
Netherlands	21/4 Guilders	0.804	944	1.03.
Norway	Specie Daler	0.927	877	1.10.
New Grenada	Dollar of 1857	0.803	896	98.0
Peru	Old Dollar	0.866	901	1.06.9
Peru	Dollar of 1858	0.766	909	94.8
Peru	Hair Dollar of 1835 and 1838	0.433	650	88.8
Peru	Sol	0.802	900	98.5
Prussia	Thaler before 1857	0,712	750	72.7
Prussi a .	New Thaler	0.595	900	72.9
Rome	Scudo	0.864	900	1.05.8
Russia	Rouble.	0.667	875	79.4
Sardinia	Five Lire	0.800	900	98.0
Spain	New Pistareen	0, 166	899	20.8
Sweden	Rix Dollar	1.092	750	1.11.8
Switzerland	Two Francs	0. 323	899	89.1
Tunis	Five Piastres	0.511	898.5	62.
Turkey	Twenty Piastres	0.770	830	87.
Tuscany	Florin	0.220	925	27.

COINS OF THE UNITED STATES.

GOLD.	SILVER.
Name. Weight. Value. Double Eagle .516 gr. \$20 00 Eagle .288 gr. 10 00 Half Eagle .129 gr. 5 00 Quarter Eagle .64½ gr. 2 50 Dollar .25 45 gr. 1 00	Name. Weight. Value. Dollar. 412½ gr. \$1 00 Half Dollar. 206½ gr. 50 Quarter Dollar 103½ gr. 25 Dime. 41½ gr. 13 Half Dime. 20½ gr. 5 3 Cent Piece. 12½ gr. 0



ELECTION STATISTICS.

GUBERNATORIAL VOTES OF 1867 AND 1869.

[BY COUNTIES, TOWNS, WARDS AND PRECINCTS.]

COUNTIES AND TOWNS.	18	67.	186	9.
	Fairchild.	Tallm'dge	Fairchild.	Rob'son
ADAMS COUNTY—				
Adams	89	19	60	19
Big Flats Dell Prairie	12 68	8	12 60	5
Easton	46	20	38	20
Jackson	49	11	34	. 9
Leola	11 50	2	11	1
Lincoln	41	7	56 48	167
New Chester	26	7	27	8
New Haven	81	32	78	28
Preston	21 20	6 26	21 12	10
Quincy	18	7	18	23 4
Rome	14	10	13	4
Springville	45	4	28	4
Strong's Prairie	57 26	21 14	41 18	30 13
_				
Total	624	194	575	191
ASHLAND COUNTY— La Pointe	3	84	1	30
BAYFIELD COUNTY— Bayfield	12	9	43	19
BROWN COUNTY-				===
Bellevieu, 1st precinct	13	20	11	29
2d precinct	21	11	17	14
Depere Depere Village	9 51	25 60	7	27
Eaton	18	15	79 19	126 23
Fort Howard, 1st ward	74	121	64	187
2d ward	27	29	37	82
Glenmore Green Bay	25 74	21 17	81 62	22
city, N. ward	121	183	139	42 268
S. ward	67	63	67	143
Holland, East precinct		80	*	89
West precinct	17	64 70	*12	₹;
Humboldt	36	25	15	94 32
Lawrence	58	55	46	99
Morrison	30	65	2	87
New DenmarkPittsfield	30	85 7	8 25	66 12
Preble	18	8i	20	96
Rockland	. 9	47	6	49
Scott	39 26	60 20	16 33	86
Suamico	57	43	58	36 60
2d ward			9	29
Total	815	1,217	783	1,698
19 Manual.				

COUNTIES AND TOWNS.	1867.		1869.		
	Fairchi ld.	Tallm'dge	Fairchild.	Rob'son	
BUFFALO COUNTY—				ł	
Alma	105	35	43	20	
village			100	19	
Belvidere	42	17	57	17	
Buffalo	72 6	80	72	100	
city, 1st ward	18	9 4	13 19		
2d ward	23	27	28	25	
Canton	23	33	80	8	
Eagle Mills	16	23			
Gilmanton	65	17	106	18	
Glencoe	82	45	34	49	
Maxville	26	10	34	1	
Modena	41	21	50	1	
Montana			22	25	
Naples	87	. 8	94	10	
Nelson	69	19	92	45	
Waumandee	88	40	81	2'	
Total	708	888	875	418	
BARRON COUNTY—* Barron			123		
ļ.	===		====	==	
BURNETT COUNTY— Grantsburg	41	6	74		
CALUMET COUNTY-					
Brillion	85	32	24	6	
Brothertown	105	66	70	10	
Charlestown	99	94	94	10	
Chilton	111	141	129	16	
Harrison	34	100	50	14	
New Holstein	87 10	147	64	12	
Rantoul	190	66 92	19 201	10	
Stockbridge	16	85	25	110	
· · · · · · · · · · · · · · · · · · ·	687	823	675		
Total		0,20	015	1,01	
CHIPPEWA COUNTY— Anson	21	9	33	1 10	
Bloomer	69	85	129	6	
Chippewa Falls	113	185	216	23	
Eagle Point	25	75	68	180	
Edson		<u></u>	14	2	
La Fayette	62	57	97	13	
Sigel	3 16	21 29	14 22	30	
Wheaton	309	861	598	696	
Total			050		
CLARK COUNTY— Grant			35	21	
Lewis	12	8	26	1	
Loyal	41	6	51	t	
Lynn	81	25	6	} (
Mentor	20	8	55	28	
Pine Valley	98	82	161	50	
	81	24	47	1:	
Weston					
Total	283	98	881	18:	

COUNTIES AND TOWNS.	18	67.	186	59 .
OCCUTIEN DID TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son
COLUMBIA COUNTY—			١٠	
Arlington	94	34	58	26
Caledonia	50	31	65	32
Columbus	309	191	292	206
Courtland	199	23	106	14
Dekorra	107	54	108	54
Fort Winnebago.	52	60	29	40
Fort winnedago. Fountain Prairie.	121	62	127	68
Lounden	92	72	65	68
HampdenLeeds	83	77	58	64
Leeds Lewiston	777	51	72	26
LewistonLodl	216	85	182	57
Lowille	76	85 87	182	
Lowville				82
Marcellon	. 80	86	68	26
Newport	157	63	124	60
Otsego		46	230	47
Pacific	30	9	22	15
Portage, 1st ward	22	95	19	99
za wara	59	67	43	44
3d ward	. 58	44	45	34
4th ward	125	178	64	101
5th ward			30	55
Randolph	109	53	103	28
Scott	75	21	64	18
Springville	84	16	74	. 6
West Point	98	67	66	30
Wyocena	141	81	138	60
Total	1	1,603	2, 185	1, 349
CRAWFORD COUNTY—				
CRAWFORD COUNTY— Clayton	56	104	92	
			71	91
Eastman Freeman	106	101		61
		31	84	23
Haney	31	27	36	22
Lynxville	. 36	14		·····
Marietta	22	34	30	51
Prairie du Chien	. 237	407	183	842
Prairie du Chien precinct	<i></i>	···· <u>·</u> ···	26	16
Scott		61	60	58
Seneca	61	98	62	94
Seneca precinct	.		33	8
Union	. 25	10	26	19
Utica	. 92	46	83	25
Wanzeka		74	65	76
Total	845	1,007	851	874
		<u> </u>		
DANE COUNTY—				1
Albion.		21	133	9
Berry	. 19	151	11	125
Black Earth	. 126	81	128	42
Blooming Grove	.1 40	119	25	68
Blue Mounds	. 60	56	43	38
Bristol	., 93	80	73	61
Burke	. 88	70	71	48
Christiana	. 149	88	103	51
Cottage Grove	. 80	143	53	90
Cross Plains	. 44	212	32	177
Dane		770	61	58
Deerfield		73	57	75
Dunkirk		128	98	48
Dunn	68	84	57	40
		132		
Fitchburg	. 88	1	50	75

City_lat ward 248 346 249 249 248 346 249 248 346 249 248 348	COUNTRY AND TOWNS	18	67.	186	9.
Madison, town	COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son
Madison, town	DANE COUNTY—continued.				
2d ward	Madison, town				81
Mazomanie	city—1st ward				294
Mazomanie	2d ward				
Mazomanie 202 113 193 77 Medina 161 122 126 117 Middleton 101 176 121 166 Oregon 205 77 159 86 Oregon 205 77 159 86 Perry 76 26 67 22 Primrose 122 27 86 22 Pleasant Springs 107 31 72 11 Roxbury 25 109 25 192 25 112 Roxbury 25 109 174 22 22 11 42 22 11 42 22 11 42 22 11 42 22 11 42 22 11 42 22 11 42 22 11 42 22 22 11 42 22 22 11 42 22 22 11 42 22					
Medina					
Middleton	Mazomanie				
Montrose					
Oregon 205 77 159 55 Perry 76 26 67 22 Primrose 122 27 86 22 Pleasant Springs 107 31 72 11 Roxbury 25 192 25 122 Rutland 179 19 174 22 Springdale 63 101 48 77 Springdale 43 203 37 17 Stoughton village 97 44 5 Sun Prairie 203 77 95 44 Verna 129 26 92 11 Verona. 80 116 52 88 Westport 64 162 75 10 Windsor 107 44 82 11 York 106 75 89 6 Total 4,530 4,217 3,829 3,28 DODGE COUNTY.	Middleton				
Perry	Orogon				
Primrose 122 27 86 22 Pleasant Springs 107 31 72 11 Roxbury 25 192 25 192 25 128 Rutland 179 19 19 174 22 128 Springfield 63 101 48 77 44 82 37 177 95 44 77 95 44 77 95 44 77 95 44 77 95 44 77 95 44 77 95 44 77 95 44 77 95 44 77 95 44 82 11 95 44 92 19 14 82 44 42 12 77 95 44 42 11 17 44 82 44 44 82 44 44 82 11 10 11 11 11 11 11 11 11 <	Doubles				
Pleasant Springs	Primrose				28
Roxbury	Pleasent Springs				15
Rutland	Roxbury				129
Springdele. 63 101 48 77 Springfield. 43 203 37 175 Stoughton village. 203 77 95 44 Stoughton village. 203 77 95 44 Vienna 129 26 92 18 Verona. 80 116 52 88 Verona. 90 43 82 44 Westport 64 162 75 100 Windsor 107 44 82 11 York 106 75 89 60 Total. 4,530 4,217 3,829 3,29 DODGE COUNTY.— 111 114 100 145 Baver Dam, town 106 137 88 14 city, 1st ward 116 62 103 55 Beaver Dam, town 106 137 88 14 city, 1st ward 116 62	Rutland				22
Springfield. 43 203 37 17 Stoughton village. 97 44 Snn Prairic. 203 77 95 44 Vienna. 129 26 92 16 Verona. 80 116 52 88 Vermont 90 43 82 44 Westport 64 162 75 100 Windsor 107 44 82 11 York 106 75 89 68 Total. 4,530 4,217 3,829 3,29 DODGE COUNTY.— 111 114 100 145 Burnett. 116 62 103 55 Beaver Dam, town 106 137 88 148 city, 1st ward 18 121 9 15- 2d ward 18 121 9 15- 2d ward 18 121 9 16- Cheste	Springdale				79
Stoughton village 203 77 95 44	Springfold			87	179
Sun Prairic 208 77 95 48	Stoughton village				41
Vienna 129 26 92 16 Verona 80 116 52 88 Vermont 90 43 82 34 Westport 64 162 75 100 Windsor 107 44 82 11 York 106 75 89 68 Total 4,530 4,217 3,829 3,290 DODGE COUNTY.— Ashippun 111 114 100 143 Burnett 116 62 103 55 Beaver Dam, town 106 137 88 148 city, 1st ward 18 121 9 15- 2d ward 45 119 47 122 3d ward 138 45 131 44 4 ward 122 57 100 88 Clyman 44 158 56 122 Clyman 44 158 56 1	Sun Prairic	203	77		40
Verona. 80 116 52 88 Vermont 90 43 82 44 Westport 64 162 75 106 Windsor 107 44 82 11 York 106 75 89 68 Total. 4,530 4,217 3,829 3,29 DODGE COUNTY.— 3,829 3,29 3,29 DODGE COUNTY.— 111 114 100 143 Burnett 116 62 103 55 Beaver Dam, town 106 137 88 14 city, 1st ward 18 121 9 15 2d ward 45 119 47 12 2d ward 18 121 9 15 2d ward 18 119 47 12 Chester 102 49 91 6 Clyman 44 158 56 12	village	<u></u>			
Vermont 90 43 82 44 Westport 64 162 75 10 Windsor 107 44 82 11 York 106 75 89 6 Total. 4,530 4,217 3,829 3,29 DODGE COUNTY.— 111 114 100 145 Burnett 116 62 103 55 Beaver Dam, town 106 137 83 144 city, 1st ward 18 121 9 15 2d ward 45 119 47 12 3d ward 138 46 131 44 4 ward 122 57 100 88 Clyman 44 138 46 131 44 Chester 102 49 91 66 122 Liba 115 106 132 48 Emmet 19 158 11					
Westport 64 Windsor 167 degree of the control of the c					
Windsor 107 44 82 11 York 106 75 89 16 Total 4,530 4,217 3,829 3,290 DODGE COUNTY— 111 114 100 145 Ashippun 116 62 103 55 Beaver Dam, town 106 137 88 148 city, 1st ward 18 121 9 15- 2d ward 45 119 47 122 3d ward 138 45 131 44 4th ward 122 57 100 88 Chester 102 49 91 66 Clyman 44 158 56 122 Elba 115 106 132 48 Emmet 19 158 11 13 For Lake 204 178 189 14 Hubbard 170 383 112 31					
York. 106 75 89 68 Total. 4,530 4,217 3,829 3,298 DODGE COUNTY— 111 114 100 145 Burnett. 116 62 103 55 Beaver Dam, town 106 137 88 148 city, 1st ward 18 121 9 15- 2d ward 45 119 47 122 3d ward 138 45 131 44 4th ward 122 57 100 88 Clamus 97 37 89 42 Chester 102 49 91 66 Clyman 44 158 56 128 Elba 115 105 132 49 Clyman 44 158 56 128 Elba 115 105 132 49 Emmett 19 158 11 13	Westport				
Total. 4,530 4,217 3,829 3,290 DODGE COUNTY.— Ashippun. 111 114 100 143 Burnett. 116 62 103 55 Beaver Dam, town. 106 137 88 144					15
DODGE COUNTY	1 Ork	100	15		- 06
Ashtppun	Total	4,530	4,217	3,829	3, 295
Ashtppun	OODGE COUNTY.—				
Burnett. 116 62 103 85 144 City, 1st ward. 18 121 9 15- 2d ward. 138 45 119 47 122 3d ward. 138 45 131 44 4th ward. 122 57 100 8 Clyman. 44 158 56 122 Clyman. 44 158 56 122 Elba. 115 105 132 49 91 65 Clyman. 44 158 56 122 Elba. 115 105 132 49 11 138 11 139 Emmett. 19 158 11 139 158 11 139 Fox Lake. 204 178 189 144 Hubbard. 170 383 112 316 Hustisford. 85 188 58 214 Hustisford. 85 188 58 216 Herman. 4 252 11 14 Lebanon. 23 183 21 144 Leroy. 110 135 78 91 Lowell. 179 241 163 200 Oak Grove. 186 210 172 222 Portland. 72 114 78 115 Rubicon. 135 161 100 138 Shields 4 171 6 172 225 Portland. 72 114 78 115 Rubicon. 135 161 100 138 Shields 4 171 6 174 Theresa. 406 11 301 Theresa. 406 11 301 Theresa. 406 11 301 Westford. 84 139 59 100 Williamstown. 159 252 89 188 Watertown, city—5th ward. 7 112 15 88 Watertown, city—5th ward. 12 199 15 151		111	114	100	142
Beaver Dam, town 106 137 88 144 city, 1st ward 18 121 9 15 2d ward 45 119 47 122 3d ward 138 45 131 44 2d ward 122 57 100 88 2d ward 122 57 100 89 4th ward 192 57 100 88 Chester 102 49 91 66 Clyman 44 158 56 122 Elba 115 105 132 48 Emmett 19 158 11 13 For Lake 204 178 189 14 Hubbard 170 983 112 31 Hustisford 85 188 58 21 Herman 4 252 173 14 Lebanon 23 183 21 14	Burnett	116	62	103	57
city, lat ward. 18 121 9 15-24 2d ward. 45 119 47 122 3d ward. 138 45 131 44 4th ward. 122 57 100 88 Chester. 102 49 91 66 Clynan. 44 158 56 12 Elba. 115 105 132 49 Emmett. 19 158 11 13 Fox Lake. 204 178 189 14 Hubbard. 170 383 112 311 Huethsford. 85 188 58 21 Herman. 4 252 17 Lebanon. 23 183 21 14 Leroy. 110 135 78 91 Lowell. 179 241 163 20 Oak Grove. 186 210 172 22 Portla	Beaver Dam. town	106	137	88	148
3d ward	city, 1st ward				154
Ath ward					
Calamus. 97 87 89 44 Chester. 102 49 91 68 Clyman. 44 158 56 128 Elba. 115 105 132 48 Emmett. 19 158 11 13 For Lake. 204 178 189 144 Hubbard. 170 983 112 31 Hustisford. 85 188 58 216 Herman. 4 252 173 Lebanon 23 183 21 14 Leoy. 110 135 78 91 Lowell. 179 241 163 207 Oak Grove 186 210 172 223 Portland 72 114 78 115 Rubicon 135 161 100 138 Shields 4 171 6 17 Theresa					
Chester 102 49 91 6 Clyman 44 158 56 128 Elba 115 105 132 38 Emmett 19 158 11 13 Fox Lake 204 178 189 14 Hubbard 170 383 112 31 Huethsford 85 188 58 21 Herman 4 252 173 Lebanon 23 183 21 144 Leroy 110 135 78 9 Lowell 170 241 163 20 Oak Grove 186 210 172 225 Portland 72 114 78 21 Rubicon 135 161 100 138 Shields 4 171 6 17 Theresa 406 11 30 Threresa 406 11 <td>4th ward</td> <td></td> <td></td> <td></td> <td></td>	4th ward				
Clyman 44 158 56 128 Elba 115 105 132 132 Emmett 19 158 11 13 Fox Lake 204 178 189 144 Hubbard 170 383 112 31 Hustisford 85 188 58 21 Herman 4 252 17 12 Lebanon 23 183 21 14 Leroy 110 135 78 99 Lomira 35 181 25 12 Lowell 179 241 163 20 Oak Grove 186 210 172 22 Portland 72 114 78 11 Rubicon 135 161 100 138 Shields 4 171 6 17 Theresa 405 11 301 Trenton 182 <td>Calamus</td> <td></td> <td></td> <td></td> <td></td>	Calamus				
Elba 115 105 132 19 Emmett 19 158 11 13 Fox Lake 204 178 189 147 Hubbard 170 383 112 316 Hustisford 85 188 58 21 Herman 4 252 127 Lebanon 23 183 21 14 Leroy 110 135 78 91 Lomira 35 181 25 122 Lowell 179 241 163 207 Oak Grove 186 210 172 222 Portland 72 114 78 115 Rubicon 135 161 100 138 Shields 4 171 6 17 Theresa 405 11 301 Threnton 182 100 167 88 Westford 84 <	Chester		150		
Emmett 19 158 11 13 Fox Lake 204 178 189 14 Hubbard 170 883 112 316 Hustisford 85 188 58 21 Herman 4 252 177 Lebanon 23 183 21 144 Leroy 110 135 78 9 Lowel 179 241 163 20 Oak Grove 186 210 172 22 Portland 72 114 78 11 Rubicon 135 161 100 185 Spields 4 171 6 17 Theresa 406 11 30 Trenton 182 100 167 88 Westford 84 139 59 10 Williamstown 152 252 89 18 Watertown, city—5th ward	Fibe				
Fox Lake	Emmatt				
Hubbard 170 383 112 311 Hustisford 85 188 58 21 Herman 4 252 17 Lebanon 23 183 21 144 Leroy 110 135 78 9 Lomira 35 181 25 122 Lowell 170 241 163 20 Oak Grove 186 210 172 22 Portland 72 114 78 11 Rubicon 135 161 100 138 Shields 4 171 6 17 Theresa 406 11 30 Trenton 182 100 167 8 Westford 84 139 59 10 Williamstown 152 252 89 18 Watertown, city-5th ward 7 112 15 81 Waupun-s					
Hustisford 85 188 58 21 Herman 4 252 17 Lebanon 23 183 21 14 Leroy 110 135 78 91 Lomira 35 181 25 125 Lowell 179 241 163 20 Oak Grove 186 210 172 223 Portland 72 114 78 115 Rubicon 135 161 100 138 Shields 4 171 6 17 Theresa 405 11 301 Trenton 182 100 167 88 Westford 84 139 59 10 Williamstown 152 252 89 180 Watertown, city-5th ward 7 112 15 83 6th ward 12 199 15 15 Waupun—south ward 127 29 104 88					
Herman	Hustisford				
Lebanon 23 183 21 144 Leroy 110 135 78 91 Lomira 35 181 25 128 Lowell 179 241 163 207 Oak Grove 186 210 172 225 Portland 72 114 78 115 Rubicon 135 161 100 188 Shields 4 171 6 17 Theresa 405 11 301 Thenton 182 100 167 38 Westford 84 139 59 100 Williamstown 152 252 89 188 Watertown, city-5th ward 7 112 15 83 Waupun-south ward 12 199 15 15 Waupun-south ward 127 29 104 88	Herman	4		l	178
Leroy.	Lebanon	23		21	142
Lomira. 35 181 25 125 Lowell 179 241 163 207 Oak Grove 186 210 172 222 Portland 72 114 78 115 Rubicon 135 161 100 138 Shields 4 171 6 174 Theresa 405 11 301 Threnton 182 100 167 88 Westford 84 139 59 100 Williamstown 152 252 89 188 Watertown, city-5th ward 7 112 15 87 Waupun-south ward 12 199 15 151 Waupun-south ward 127 29 104 85	Leroy				91
Lowell 179 241 163 207 Oak Grove 186 210 172 22 Portland 72 114 78 115 Rubicon 135 161 100 188 Shields 4 171 6 17 Theresa 405 11 301 Trenton 182 100 167 Westford 84 139 59 100 Williamstown 152 252 89 188 Watertown, city-5th ward 7 112 15 83 Waupun—south ward 12 199 15 15 Waupun 29 104 88	Lomira	35		25	128
Oak Grove 186 210 172 22 Portland 72 114 78 115 Rubicon 135 161 100 138 Shields 4 171 6 17 Theresa 405 11 301 Threnton 182 100 167 88 Westford 84 139 59 100 Williamstown 152 252 89 188 Watertown, city—5th ward 7 112 15 87 6th ward 12 199 15 15 Waupun—south ward 127 29 104 38	Lowell				207
Rubicon 135 161 100 138 Shields 4 171 6 17 Theresa 405 11 301 Threnton 182 100 167 88 Westford 84 139 59 10 Williamstown 152 252 89 18 Watertown, city—5th ward 7 112 15 83 6th ward 12 199 15 15 Waupun—south ward 127 29 104 38	Oak Grove				222
Shields 4 171 6 17 Theresa 405 11 37 Thenton 182 100 167 88 Westford 84 139 59 100 Williamstown 152 252 89 180 Watertown, city-5th ward 7 112 15 87 6th ward 12 199 15 15 Waupun—south ward 127 29 104 38	Portland				119
Theresa	Rubicon				139
Trenton 182 100 167 88 Westford 84 139 59 100 Williamstown 152 252 89 180 Watertown, city—5th ward 7 112 15 87 6th ward 12 199 15 151 Waupun—south ward 127 29 104 38	Spields	4			
Westford. 84 139 59 100 Williamstown. 152 252 89 18 Watertown, city—5th ward. 7 112 15 87 6th ward. 12 199 15 15 Waupun—south ward. 127 29 104 38	Theresa	100			
Williamstown 152 252 89 188 Watertown, city—5th ward 7 112 15 89 6th ward 12 199 15 15 Waupun—south ward 127 29 104 38	Westford				
6th ward	AA CBITOLOTO				
6th ward 12 199 15 151 Waupun—south ward 127 29 104 38	Williamstown				
Waupun—south ward	Williamstown		1 11%		
Total 9 004 4 MOT 0 440 4 000	WilliamstownWatertown, city—5th ward		199	15 1	351
	6th ward	12			151 83

COUNTIES AND TOWNS.	18	67.	186	39 .
COUNTES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'eor
DOOR COUNTY	•			
Brussels	37		19	18
Bailey's Harbor	25	15	21	88
Clay Banks	îĭ	3	18	14
Chambers' Island	7			
Ecg Harbor	17	6	15	14
Forestville	22	26	11	31
Gardner	22 42	2 2	16	;
GfbraltarJacksonport	4.2	2	39 50	9
Liberty Grove	15	6	19	4
Nasewaupee	14	17	28	18
Sevastopol	22	83	28	29
Sturgeon Bay	127	7	101	11
Union	19	2	6	18
Washington	24	6	28	10
Total	404	125	390	. 208
DOUGLAS COUNTY—				
Superior	51	64	39	54
DUNN AND DALLAS COUNTIES*—				
Colfax			19	6
Dallas	16 73	57	91	
Eau Galle	36	108	43	47 85
Elk Mound	36	2	28	8
Grant	24	ã	31	8
Lucas	29	•••• <u>• •</u> • • •	35	8
Menomonee	225	23	339	14
Menomonee precinct	20 19	•••••		
Peru	25	6	41 33	4
Red Cedar.	68	38	43	18
Rock Creek	27	ĩ	36	2
Sheridan			20	
Sherman	····	ا…ین۰۰۰ا	43	9
Spring Brook	63	32	77	20
M estall	18	12	16	11
Total	679	282	926	240
EAU CLAIRE COUNTY—				
Bridge Creek	81	12	136	21
Brunswick	33	22	19	7
Eau Claire	198	138	147	82
Lincoln	20 36	47 72	31 58	61 59
Oak Grove.	36 31	34	27	25
Otter Creek	59	29	54	~
Pleasant Valley	17	8	29	ŧ
Washington			63	7
West Eau Claire	187	105	227	120
Total	662	467	791	391
FOND DU LAC COUNTY—				
Aito	191	82	64	24
Ashford	47	161	48	12
Auburn	63	156	50	12
Byron	121 20	105 227	98 13	103
Calumet	20	221	19	186

CONTRIBUTE AND MOUNE	18	67.	1869.		
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob's on	
OND DU LAC COUNTY—continued.					
Eden	68	178	43	119	
Eldorado Empire	81 92	138 72	57 73	132 63	
Fond du Lac, town	191	98	109	68	
city, 1st ward	272	170	254	208	
2d ward	132	247	151	220	
8d ward	318	148	295	140	
4th ward	201	244	145	24	
5th ward	162 64	90 144	165	8	
Forrest Friendship.	54	83	37 34	12:	
Lamartine	169	85	121	7	
Lamartine		291	3	200	
2			5	7	
Metomen	229	78	155	69	
Qakfleld	206	45	168	35	
Osceola Ripon, town city, 1st ward	62 99	106	36	12	
oity let word	238	68 87	75 218	49 88	
2d ward	149	112	160	107	
Rosendale	168	35	112	8	
Springvale	122	110	121	60	
Taycheedah	56	196	40	190	
Wanpun, towncity, north ward	181	47	121	6'	
city, north ward	103	95	100	7	
Total	2,871	2,759	8,071	3,28	
RANT COUNTY—			į.	1	
Beetown	128	99	116	6:	
Blue River	24	37	18	8	
Bloomington Boscobel	166 217	11 71	141 235	2/	
Casville	91	55	98	6	
Clifton	47	38	49	1	
CliftonEllenboro'	47	31	62	2	
Fennimore	138	38	166	2	
Glen Haven	98	25	102	2	
Harrison	64	-80	60	5	
Hazel Green	165 74	178	150	110	
Jamestown	67	15 80	55 76	96	
Lancaster.	248	68	281	6	
Liberty	27	81	27	2	
Lima	74	32	77	1'	
Little Grant	55	8	51		
Marion	48	12	50	1	
Millville	81	4	22		
Mount HopeMuscoda	88 58	15 72	68 78	70	
Paris	70	38	69	3	
Patch Grove	84	29	777	37	
Platteville		166	302	220	
Pleasant Valley			97	72	
Potosi	129	244	90	156	
Smelser	126	67	98	55	
WaterlooWatertown	52 51	28 10	50 477	23	
Watertown Wingville	64	59	59	41	
Woodman	58	10	66	2	
Wyalusing	69	6	řĩ	ĩ	
Total	3,095	1,649	8,008	1,476	

COUNTIES AND TOWNS.	18	67.	1869.		
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son	
GREEN COUNTY—					
Adams	51	58	66	47	
Albany	177	57	114	41	
Brooklyn	115	28	110	9	
Cadiz	90	87	88	54	
Clarno Decatur	95	138	75	128	
Exeter.	228 110	91 26	278	99	
Jefferson	141	92	101 113	26	
Jordan	80	48	85	57 47	
Monroe	483	236	508	247	
Mount Pleasant	118	33	124	17	
New Glarus	45	55	32	80	
Spring Grove	131	40	95	15	
Sylvester	103	56	86	43	
Washington York	89	66	28	56	
York	88	26	109	4	
Total	2,094	1,137	2.002	920	
	===			===	
GREEN LAKE COUNTY-					
Berlin, town	87	5	78	3	
city	281	112	308	115	
Brooklyn	181 112	41 62	189	85	
Green Lake	112 84	46	101	40	
Kingston, townvillage	29	35	39	81	
Mackford	118	19	103	89	
Manchester	86	61	100	09	
Markesan village	42	53		• • • • • •	
Marquette	67	40	50	26	
Marquette Princeton:	148	117	93	108	
St. Marie	41	26	20	21	
Seneca	21	14	23	8	
Total	1.197	640	1,020	414	
IOWA COUNTY-	125	190	140	110	
Arena Clyde	120	130 71	149 11	118 76	
Dodgeville	368	171	315	188	
Highland	55	278	60	264	
Linden	165	82	125	63	
Mifflin	141	74	90	50	
Mineral Point, town	123	85	55	31	
Mineral Point, town	132	164	118	109	
2d ward	126	162	90	99	
MOSCOW	68	26	43	17	
Pulaski	102	130	105	143	
Ridgeway	163	118	168	100	
Waldwick Wyoming	39 63	60 53	22 62	22 87	
· _ ·					
Total	1,677	1,604	1,413	1,262	
JACKSON COUNTY—		}			
Albion	219	112	247	135	
Alma	110	56	53	e7	
Garden Valley.	-10		66	87	
Hixton	112	40	106	29	

COUNTIES AND TOWNS.	18	67.	180	69.
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son
Jackson County—continued.		İ		l
Manchester	. 59	8	88	1 4
Melrose	. 115	23	90	4
Northfield	. 13	1	25	
Springfield	. 48	23	46	1
Total	736	301	744	31
JEFFERSON COUNTY—	===			-
Aztalan	. 100	101	86	11
Cold Spring	. 88	42	60	2
Concord	. 94	151	69	12
Farmington	. 121	215	87	15
Hebron	. 142	110	146	10
Ixonia	62	182	63	15
Ixonia Jefferson, 1st poll.	198	401	162	38
2d poll	1 4	103	3	8
Koshkonong	316	195	848	17
Lake Mills		58	236	6
		156		
Milford		63	88	13
Oakland		38		6
Palmyra		148	236	3
Sullivan			130	13
Sumner	. 45	26	36	2
Waterloo, town	. 61	117	57	8
village	. 63	85	59	8
Watertown, towncity, 1st ward	. 22	255	13	21
city, 1st ward	. 91	151	108	12
2d ward	. 88	216	43	18
8d ward	. 31	125	48	11
4th ward	19	86	84	7
7th ward		88	17	6
Total	2,344	3, 112	2, 136	2,73
JUNEAU COUNTY-	===		<u> </u>	
Armenia	. 22	8	23	١.,
Clearfiled		13	10	1
Fountain		18	26	
Germantown		90	20	,,,
		80		7
Kildare			32	5
Lemonweir		45	79	4
Lindina		38	108	8
Lisbon,		127	149	10
Lyndon		48	15	3
Marion		37	18	2
Mauston		54	139	6
Necedah, 1st district	. 100	126	97	8
2d district	. 1	12	5	(1
Orange	. 19	9	19	l 7
Plymouth	. 60	25	45	30
Seven Mile Creek	. 8	74	11	7
Summit	. 55	47	52	4
Wonowoc		68	64	5
Total	1,030	924	913	777
KENOSHA COUNTY—	1 20	444	40	
Brighton	. 56	141	46	10
	. 152	43	141	5
Bristol	. 130	166	125	127
Kenosha, city, 1st ward				
Kenosha, city, 1st ward	. 20	158	84	
Kenosha, city, 1st ward	. 20	158 44 52	84 81 81	118 46 40

CONTRACT AND MOUNTS	18	67.	186	9.
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son
KENOSHA COUNTY—continued—				
Paris	80	94	75	74
Pleasant Prairie	133	140	129	106
Randall	56 152	34 72	58 131	38 67
Salem	142	50	147	48
Somers	46	94	33	84
Total	1, 173	1,088	1,081	898
KEWAUNEE COUNTY-	Ì			
Ahnepee	78	74	77	100
Carlton	28	60	18	54
Casco	4	44	25	67
Casco precinct.	17	34 39)	
Franklin	2 31	155	71	34 158
KewauneeLincoln	28	24	49	17
Montpelier	10	34	ii	49
Pierce	8	44	26	46
Red River	. 81	18 23	} 18	47
-	268	549	288	560
Total		043		= 500
LA CROSSE COUNTY—				
Bangor	122	29	181	40
Burns	86 82	6 142	87 31	11 27
CampbellFarmington	78	78	140,	89
Granfald		63	16	56
Greenfield) ~~		157	48
2d district	271	55	105	l 18
Holland	46	19	88	30
Jackson	94	13		,
La Crosse, city, 1st ward	105	218	127	165
2d ward	122	166	171	151
3d ward	166 122	181 70	202 128	146
4th ward North La Crosse, village	122	10	95	87
Onalaska	141	57	137	60
Shelby	41	35	26	49
Washington	54	51	47	48
Total	1,536	1, 183	1,688	1,060
LA FAYETTE COUNTY—				
Argyle	153	47	118	89
Belmont	64	70	89	56
Benton	89	150	69	99
Blanchard			15	38
Center	266	290 134	227 37	246
Elk Grove	48 90	99	97	107
FayetteGratiot	125	100	121	91
Kendall	88	93	13	90
Monticello.	44	9	22	18
New Diggings	110	162	112	126
Seymour			20	45
Shullsburg Wayne	137	261	136	269
	I 99	30	82	1 18

COUNTIES AND TOWNS.	1867.		1869.	
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son
LA FAYETTE COUNTY—continued. White Oak Springs. Willow Springs. Wiota.	35 47 181	42 122 121	28 21 133	39 95 105
Total	1,526	1,730	1,285	1,563
MANITOWOC COUNTY— Cato Centerville Cooperstown Eaton Franklin Gibsen Kossuth Liberty Manitowoc, town village, 1st ward 2d ward 3d ward 4th ward Manitowoc Rapids Maple Grove Meeme Mishicott Newton Rockland Schleswig Two Rivers Total	1117 1111 50 277 24 61 90 108 355 71 8 8 53 15 56 11 54	104 63 77 126 91 170 113 47 334 114 1146 147 75 28 127 28 127 2,112	129 100 45 27 72 61 129 98 25 131 108 78 159 114 108 78 15 17 66 16 17 61 17 61 17	1171 1171 1171 1171 1171 1171 1171 117
MARATHON COUNTY— Berlin Jenny. Knowiton. Maine. Marathon Mosinee Stettin. Texas. Wausau, town. village Wein. Woston. Total MARQUETTE COUNTY— Buffalo. Crystal Lake. Douglas. Harris. Mecan. Montello. Moundville. Neshkora	* 11 25 15 8 9 88 7 90 89 16 39 41 42 23 36 16	106 * 23 61 25 61 88 14 195 	1 277 7 2 2 2 20 5 5	966 616 617 207 277 277 278 466 151 255 594 594 594 114 134 22 46

COUNTIES AND TOWNS.	18	67.	186	.
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge.	Fairchild.	Rob'son
MARQUETTE COUNTY—continued.			•	
Packwaukee	51	39	62	59
Shields	7	71	10	97
Springfield	81	.7	81	13
Westfield	40	47	38	4
Total	445	748	466	864
MILWAUKEE COUNTY-				
Franklin	28	199	80	204
Granville	65 58	231	69	179
Greenfield	123	286	53	270
Lake	50	193 231	122 44	196 210
city—1st ward, 1st precinct	207	349	166	800
2d precinct	98	201	101	180
2d ward, 1st precinct	179	482	118	84
2d precinct	42	279	56	258
8d ward, 1st precinct	138	500	84	806
2d precinct	42	176	81	280
4th ward, 1st precinct	253	243	212	22
2d precinct 5th ward, 1qt precinct	337	405	814	30-
5th ward, 1 at precinct	152	266	168	269
2d precinct 6th ward, 1st precinct	207	363	116	239
6th ward, 1st precinct	119	304	118	23
2d precinct	65	260	62	184
7th ward, 1st precinct	314	242	269	16
2d precinct	224 152	330 254	214 158	28
8th ward, 1st precinct 2d precinct	83	204 81	158 65	15 14
9th ward, 1st precinct	122	478	116	30
2d precinct	107	332	75	26
Oak Creek	181	201	155	16
Wauwatosa	154	290	166	200
Total	3,500	7, 176	3, 127	5,819
MONROE COUNTY—				
Adrian	49	28	26	
Angelo	60	17	50	10
Clifton	20	47	80	4
EatonGlendale	21	12	22 65	
Greenfield	61 30	14 50	93 32	4
Jefferson	30 30	76	45	1 10
La Fayette	46	29	82	2
Leon	128	87	78	4
	92	81	72	1:
Lincoln	60	47	60	8
Little Falls		51	17	44
Little FallsOakdale	81			2
Little Falls	42	27	88	
Little Falls. Oakdalo Portland. Ridgeville	42 29	27 78	17	
Little Falls. Oakdalo Portland. Ridgeville Sheldon	42 29 41	27 73 24	17 26	
Little Falls. Oakdalo Portland. Ridgeville Sheldon Sparta	42 29 41 380	27 73 24 246	17 26 342	18
Little Falls. Oakdalo Portland Ridgeville Sheldon Sparta Tomah	42 29 41 380 148	27 78 24 246 111	17 26 842 111	18
Little Falls. Oakdalo Portland. Ridgeville Sheldon Sparta	42 29 41 380	27 73 24 246	17 26 342	188 78 16
Little Falls. Oakdalo Portland. Ridgeville Sheldon Sparta Tomah Wellington	42 29 41 380 148 29	27 78 24 246 111 18	17 26 842 111 22	188 78 10 45
Little Falls. Oakdalo Portland. Ridgeville Sheldon Sparta Tomah Wellington Wilton Total	42 29 41 380 148 29 36	27 73 24 246 111 18 78	17 26 842 111 22 20 1,095	180 78 10 45 640
Little Falls. Oakdalo. Portland. Ridgeville Sheldon Sparta Tomah Wellington Wilton Total OCONTO COUNTY— Gillett.	42 29 41 380 148 29 36 1, 329	27 78 24 246 111 18 78 1,061	17 26 342 111 22 20 1,095	86 187 76 16 45 640
Little Falls. Oakdalo Portland. Ridgeville Sheldon Sparta Tomah Wellington Wilton Total	42 29 41 380 148 29 36	27 73 24 246 111 18 78	17 26 842 111 22 20 1,095	188 78 10 45 640

COUNTIES AND TOWNS.		67.	1869.		
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son	
Oconto County—continued—					
Marinette	110	58	79	86	
Oconto, town	76	38			
village, east ward	65	89			
west ward	94	61	44		
city, east wardwest ward		• • • • • • •	57	68 112	
south ward			64	69	
Pensaukee.			65	Ĭ	
Peshtigo	100	6	189	39	
Styles	26	51	16	8	
Upper Pensaukee	48	2	••••	• • • • • •	
Total	576	262	589	383	
OUTAGAMIE COUNTY—					
Appleton, city, 1st ward	126	21	94	32	
zu waru	132 39	156 104	136 26	178	
8d ward4th ward.	22	45	16	115 51	
Black Creek	22	4	84	9	
Bovina	45	17	50	22	
Buchanan		86	1	98	
Center	21	99	10	101	
Dale	60	110	66	121	
Deer Creek	95	63	5 91	81	
Ellington Freedom	95 35	113	29	106	
Grand Chute.	57	102	51	122	
Greenville	79	157	61	123	
Hortonia.	91	92	80	71	
Kaukana	41	159	44	169	
Liberty	13	19	19	18	
Main			15	,	
Maple Creek New London, 1st ward	40	27	24 15	34	
Osborn	19	9	34	12	
Seymour	12	5	22	10	
Total	949	1,388	928	1, 485	
DZAUKEE COUNTY—					
Belgium	4	266	83	114	
Cedarburg	8	432	54	309	
Fredonia	20	189	27	133	
Grafton	32 42	243 369	46 43	236 257	
Mequon Port Washington	84	297	95	247	
Saukville	80	246	32	228	
Total	220	2,042	330	1,528	
PEPIN COUNTY—					
Albany	11	4	18	t	
Durand	92	47	125	45	
Frankfort	21	7	80	9	
Lima	33 81	2 44	25	43	
Pepin Stockholm	51 15	44 6	58 31	4	
Waterville.	51	20	41	22	
Waubeek	28	20	19	29	
Total	302	150	352	157	

COUNTIES AND TOWNS.	18	67.	18	69.
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son
PIERCE COUNTY—	İ			
Clifton	. 78	11	59	12
Diamond Bluff		13	85	5
Ellsworth		43	76	34
El Paso		33	11	20
Gilman			44	8
Hartland	30	16	19	11
Isabelle	12	8		1
Maiden Rock	· ·		41	14
Martell		51	47	84
Oak Grove	80	25	32	22
Prescott, 1st ward	. 48	22	45	21
2d ward		49	100	72
Pleasant Valley	. 38	8	l	l
River Falls	. 151	56	144	66
Rock Elm		26	47	87
Salem		1	13	12
Spring Lake			14	13
Trenton	25	10	22	8
Trimbelle	67	16	70	8
Union	. 28	4	18	2
				ļ
Total	829	387	837	393
POLK COUNTY-				-
Alden	. 21	17	49	29
Black Brook	. 15	1	29	9
Farmington	. 43	26	53	87
Lincoln	. 23	1	41	12
Osceola		36	89	40
St. Croix Falls	. 46	83	67	43
Sterling	. 4	8	81	5
Total	224	117	359	175
PORTAGE COUNTY-				
Almond	AE.	87	44	60
Amherst	45	18	44	28 19
Belmont	. 58	18	97 87	19
Buena Vista.	79	20	71	
Eau Pleine	26	20	14	19
Grant	14	23		15
Hull	. 26	87	8 2	18
Lanark.	. 20	21	1 40	28
Linwood	. 55		40	12
Linwood New Hope	. 30	18	10	13
Pine Grove.	. 77	8	56	
Plover.	. 49	6	41	1
Sharon	. 195	41	129	30
Stockton	. 15	106	15	43
Stockton	. 74	40	61	8
Stevens Point, towncity, 1st ward	1 46	10	4	111
olly, its waru	48	120	47	72
2d ward 3d ward	. 50	113	39	84
	. 22	87	26	17
Total	. 972	683	736	428
RACINE COUNTY-				
Burlington	. 146	324	121	294
Caledonia.	158	197	165	
Dover	100			146
Mount Pleasant.	207	98	75	61
Norway	101	187 41	168 72	83

COTTONIES AND MOUNS	18	67.	1869,		
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son	
RACINE COUNTY—continued.		,			
Racine, city, 1st ward	168	81	129	59	
2d ward	172	50	132	87	
8d ward	266	191	175	149	
4th ward	68	141	39	108	
5th ward	137 185	67	88	41	
Raymond	117	58 80	132 121	36	
Rochester	158	129	154	57 119	
Yorkville		40	177	35	
Total	2,117	1,629	1,748	1,252	
RICHLAND COUNTY—				====	
Akan	26	56	31	55	
Bloom	65	63	63	66	
Buena Vista	119	38	118	54	
Dayton	43	72	45	70	
Eagle	71 72	60	80	49	
Forest	56	49 42] 72 [60	47	
HenriettaIthaca	115	66	121	1 39 1 78	
Marshall		21	97	25	
Orion.		83	54	27	
Richland	181	74	202	86	
Richwood	81	57	103	43	
Rockbridge	69	58	94	61	
Sylvan	58	73	45	76	
Westford	31	69	33	66	
Willow	39	53	29	48	
Total	1, 166	884	1,247	890	
ROCK COUNTY— Avon	67	81	83	30	
Beloit, town	56.	42	25	10	
city, 1st ward	118	55	95	19	
2d ward	131	11	101	4	
3d ward	103	72	75	1 26	
4th ward	118	38	71	23	
Bradford	120	51	64	18	
Center	120	25	64	10	
Clinton	219 225	57	180	52	
FultonHarmony	160	139 25	158 81	122	
Janesville, town		41.	58	10 30	
city, 1st ward	228	148	230	119	
2d ward		167	163	102	
3d ward	122	89	159	51	
4th ward	222	270	214	170	
Johnstown	129	117	79	73	
La Prairie	118	19	58	2	
Lima		41	124 90	18	
Magnolia Milton	294	64	241	20 73	
Newark	94	8	79	10	
Plymouth	113	50	91	47	
Porter	110	1 54	82	4i	
Pook	100	67	48	19	
Spring Valley	180	21	141	11	
Turtle	159	41	102	19	
Union	812	46	271	80	
Total	4,227	1,830	3, 227	1, 159	

COUNTIES AND TOWNS.	18	67.	1869.		
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son	
SAINT CROIX COUNTY—	1				
Ceylon	. 17	17	22	11	
Eau Galle		18	53	20	
		24			
Emerald Erin Prairie	. 10		8	17	
Erin Prairie		208		149	
Hammond	. 83	44	101	47	
Hudson, towncity, 1st ward	. 42	81	48	25	
city, 1st ward	. 47	59	60	41	
2d ward	. 104	54	125	48	
8d ward		44	41	27	
Kinnickinick	. 76	22	64	15	
Pleasant Valley	. 88	22	66	23	
Richmond		42	89	87	
Rush River		28	52	24	
St. Joseph		17		12	
			5		
Somerset		26	23	29	
Springfield	. 27		33	9	
Star Prairle	. 70	61	91	42	
Troy	. 82	48	64	22	
Warren	. 43	10	45	9	
	ļ				
Tetal	- 884	775	985	618	
Bear Creek Dellona Excelsior Fairfield Franklin Freedom Greenfield Honey Creek Ironton La Valle Merrimack New Buffalo Prairie du Sac, Reedsburg Spring Green Sumpter Troy Washington Westfield Winfield Woodland	41 92 45 56 49 87 106 133 126 127 126 127 188 69 69	89 28 51 12 112 23 8 8 82 83 89 7 183 86 89 7 183 190 41 41 107 421	42 28 270 98 59 50 64 89 63 118 213 108 134 93 47 36 55	25 21 35 10 24 11 36 55 55 77 109 49 6 7 24 27 21	
Total	2,000	869	1,847	75%	
SHAWANO COUNTY— Angelica	. 11		82	4	
Bell Plain	29	59	29	67	
Grant			ĩŏ	15	
Hartland.		24	15	23	
Pella	. 6	82	17	89	
Pichmond	. 45	26	51	23	
Richmond	. 40				
Shawano	. 25	4	80	26	
Waukechon	. 26	8	38	1	
					
			010	400	
Total	. 145	148	212	198	

CONTINUE AND MONING	18	1867. 186		
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son
SHEBOYGAN COUNTY—				
Greenbush	224	89	232	84
Herman	90	164	78	156
Holland	182	63	101	37
Lima	148	92	150	66
Lyndon	189	47	172	55
Mitchell	47	103	86	101
Moselle	42	90	43	58
Plymouth	190	194	207	174
Rhine	66	103 57	38	105 44
Russell	14 106	92	118	68
Scott	19	133	34	95
city, 1st ward	47	75	35	1 72
2d ward		136	91	119
2d ward	17	45	28	55
4th ward	42	125	44	117
Shebovgan Falls, town	112	197	116	145
village	143	57	137	65
Sherman	42	148	43	92
Wilson	62	69	60	50
Madal.	1.000	0.000	1 700	1 7750
Total	1.858	2,079	1,763	1,758
TREMPEALEAU COUNTY—		1		1
Arcadia	64	11	63	17
Burnside		5	23	1 4
Caledonia	55	10	85	1 6
Ettrick		20	60	18
Gale	. 101	40	128	38
Hale		9	30	1 7
Lincoln		8	73	
Preston	. 53	2	62	1
Sumner	. 23	1	40	12
Trempealeau	. 175	64	128	42
Total	. 622	165	642	139
VERNON COUNTY— Bergen	80	7	87	11
Christiana		7	88	1 7
Clinton		l i	51	1 4
Coon		1	. 32	į
Forest		24	48	22
Franklin	. 77	81	77	20
Genoa	. 50	16	67	9
Greenwood	. 48	13	25	19
	. 94	1	59	15
Hamburg		12	82	8
Harmony	. 86			1 8
Harmony Hillsborough.	. 100	11	110	
Harmony Hillsborough. Jeffersou	100	11 20	111	17
Harmony Hillsborough Jeffersou Kickapoo	. 100 116 60	11 20 57	111 61	51
Harmony Hilleborough. Jeffersou Kickapoo Liberty	100 116 60 85	11 20 57 10	111 61 28	17 51 14
Harmoný Hillaborough. Jeffersou Kickapoo Liberty Stark	100 116 60 85 51	11 20 57 10 29	111 61 28 45	17 51 14 18
Harmony Hillsborough. Jefferson Kickapoo Liberty Stark Sterling	100 116 60 85 51 78	11 20 57 10 29 16	111 61 28 45 62	17 51 14 18
Harmony Hillsborough. Jeffersou Kickapoo Liberty Stark Sterling Union	. 100 . 116 . 60 . 85 . 51 . 78	11 20 57 10 29 16 24	111 61 28 45 62 25	17 51 14 18
Harmony Hillsborough. Jefferson Kickapoo Liberty Stark Sterling Union Viroqua	. 100 116 60 85 51 78 . 11	11 20 57 10 29 16	111 61 28 45 62 25 218	17 51 14 18
Harmony Hillsborough Jeffersou Kickapoo Liberty Stark Sterling Union Viroqua Webster	. 100 116 60 85 51 78 11 200 55	11 20 57 10 29 16 24 41 19	111 61 28 45 62 25 218 51 82	17 51 14 18 18
Harmony Hillsborough. Jefferson Kickapoo Liberty Stark Sterling Union Viroqua	. 100 116 60 85 51 78 11 200 55 47	11 20 57 10 29 16 24 41 19	111 61 28 45 62 25 218 51	17 51 14 18 18 18 18

COUNTIES AND TOWNS.	18	67.	186	9.
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Robs'o
WALWORTH COUNTY—				
	140	90	408	0
Bloomfield	140	32	107	2
Darien		32	130	6
Delavan	353	98	221	16
East Troy	200	113	158	5
Elkhorn	140	74	130	6
Geneva	237	122	181	9
La Fayette	128	82	102	6
La Grange		33	109	1
Lima	104 ·	29	79	2
Lyons		79	129	9
Richmond	94	35		
			58	3
Sharon	218	35	190	4
Spring Prairie	158	97	130	5
Sugar Creek	110	67	93	5
Troy	120	91	90	7
Walworth		43	142	3
Whitewater	519	224	423	19
Total	3, 258	1,286	2, 472	1, 17
WASHINGTON COUNTY-				
Addison	12	227	24	000
				22
Barton	37	144	36	14
Erin] 2	162	6	15
Farmington		128	89	13
Germantown		226	11	20
Hartford		250	156	27
Jackson		233	25	12
Kewaskum		104	70	10
Polk		336	37	20
Richfield	14	194	. 19	19
Schleisingerville, village			12	6
Trenton	42	222	62	. 22
Wayne	79	90	81	8
West Bend	. 54	238	36	8
village			26	13
Total	615	2,554	690	2, 38
	1		100	
WAUKESHA COUNTY-			700	0.4
Brookfield		274	78	21
Delafield	. 145	105	163	9
Eagle	. 104	144	103	14
Genesee		169	117	11
Lisbon	. 126	147	121	15
Menomonee	. 145	293	127	309
Merton	128	169	128	169
Mukwanago		97	122	91
Muskego	. 80	167	55	16
New Berlin	97	226	98	23
Oconomowoc, town	276	188	119 136	110
Ottowa village			79	88
Ottawa		86	143	16
Pewaukee	. 150	115		
Summit		98	130 120	91
Vernon		59		59
Waukesha	. 383	319	338	338
Total	. 2,303	2,656	2,177	2,668

COTINETES AND FOUND	18	67.	1869.		
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Rob'son	
WATTRACA COTTNICT					
WAUPACA COUNTY-		٠			
Bear Creek	. 11	23	20	39	
Caledonia	. 12	57	5	59	
Dayton	. 100	42	125	8	
Dupont	. 4	8	16	1	
Farmington	. 74	19	89	21	
Fremont	. 52	28	73	14	
Helvetia	. 16	1	18		
Iola		- 6	68	9 4	
Larrabee		12	42	1 1	
Lebanon		64	16	1776	
Lind		50	108	76 55 27 22	
Titale West	24	23	48	00	
Little Wolf	. 24			20	
Matteson		11	42	22	
Mukwa		113	66	40	
New London, village			120	76	
Royalton	. 67	83	85	39	
St. Lawrence	. 80	19	100	25	
Scandinavia	. 124	6	136	e	
Union	. 13	8	29	12	
Waupaca	245	64	805	60	
Weyauwega	108	188	110	120	
,, o, a.a., oga		100		120	
Total	1, 294	720	1,610	739	
WAUSHARA COUNTY-					
Aurora	. 107	21	142	8	
Bloomfield	48	42	53	50	
Coloma	88	îĩ	27	3	
Dakota		7	4i	2	
Deerfield		i	20	ĩ	
Hancock	39	22	37	16	
Leon		24			
			116	23 9	
Marion	. 57	17	77		
Mount Morris	. 79	11	81	12	
Oasis	. 53	10	44	5	
Plainfield	. 74	13	103	9	
Poysippi	. 49	23	52	17	
Richford	. 50	7	57	3	
Rose	. 25	4	26	5	
Saxville	. 48	19	85	20	
Springwater		9!	46	5	
Warren		26	29	18	
Wautoma	87	46	97	27	
Total	998	813	1,138	233	
WINNEBAGO COUNTY—					
Algoma	107	19	116	21	
Black Wolf.	57	88	65	36	
Clayton	80	72	67	64	
Menasha	212	800	234	245	
Neenah	305	180	255	181	
Nekimi	82	90	98	81	
Nepeuskin	118	21	131	15	
Omro	422	74			
Oshkosh town			432	88	
Oshkosh, town	68	85	52	54	
city, 1st ward	286	148	.333	147	
2d ward	122	264	162	260	
8d ward	180	266	257	255	
4th ward	147	199	227	224	
5th ward	108	40	146	49	
PoyganRushford	45	71	43	68	

COUNTIES AND TOWNS.	18	67.	1869.		
COUNTIES AND TOWNS.	Fairchild.	Tallm'dge	Fairchild.	Robinor	
WINNEBAGO COUNTY—continued. Utica Vinland. Winchester. Winneconne. Wolf River.		88 49 55 89 88	96 80 95 243 8	18 48 58 58	
Total	3, 161	2, 110	8, 407	2, 010	
WOOD COUNTY— Centralia Dexter		89 22	66	8	
Grand Rapids, towncity, 1st ward	119	140	24 14	3 2	
2d ward 8d ward			20	2 2	
LincolnRemingtonRudolph		44	25 5 10	1 2	
Saratoga	12 20	24 22	6 13	1	
2d precinct	11	6 5	15 12	i	
Total		852	256	20	

ATEMENT	
STA	
LAR	
TABULA	
TÀ	

ş

ŗ

ì

1

1171

1

198 148 246 821 821 156 For Am't to the to the Const'n Const'n Const'n 996 276 276 808 808 1,433 1,768 THE VOTES POLLED FOR GOVERNOR, LIEUTENANT GOVERNOR, SECRETARY OF STATE, STATE TREASURERE ATTORNER SOMESSION COMMISSIONER, AND ON THE QUESTION OF THE PROPOSED AMENDMENT TO THE CONSTITUTION OF THE STATE OF WISCONSIN AT A GENERAL ELECTION HELD IN THE SEVERAL COUNTIES IN SAID STATE ON THE SECOND DAY OF NOVEMBER, 1899. : : Constitut'l Am'ndm't. 88 Commiss'n'r Carl M. Bordoe State Prison 88 88 ď Geo. F. တ် အ ર્જ State Super-Alex. J. Pierce K. Craig. Gannon. intendent. ર્જ Craig. Silas U. Pinney. Attorney œ٤ S. S. Barlow. ર્જ State Treas-John Black 7000 11200 1000 1000 1000 1000 1000 1000 1000 1000 1000 1000 1000 1000 1 က် 6 ર્લ urer. Henry Bæts 1, 45 5, 55 1, ō Thad. C. Hamilt'n Llywelyn Amasa G Pound. H. Gray. Breese. Cook. Secretary . State. Lt. Governor. ર્જ 10.00 10 Chas. D. Rob'son. Governor. Lucius Fairch'd. efferson..... Chippewa Clark Columbia. Овпе Douglas Dunn Ean Claire Fond du Lac.... Grant Вгоwв..... Buffalo Burnett.... Calumet Crawford Dodge Green Lake ackson Ashland : ожа.... COUNTIES. Bayfield ... Barron Green ö Đ

2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	65 65 41, 764
25	× 4
444 7 44 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	2,010 205 60,675
다. 나다다. 현다 나다면 나 다 나면 역나다. 8:188888888888888888888888888888888888	8, 417 255 69,897
1144	148 60,408
4 444 84 444 84 4 4 4 4 4 4 4 4 4 4 4 4	3, 845 812 70,120
1144	*, US3 202 80, 520
1 111	8, 256 256 69,746
7.1.1. & 1.1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	2, 26 206 20,672
4 444 44 44 44 444 444 444 444 85 8 8 8 8	3, 400 253 69,823
# # # # # # # # # # # # # # # # # # #	202 205 60,719
+ ++++ &++ ++++ &+++++++++++++++++++++	3, 403 256 68,205
144 A 111 1 1 1 1444 288288288288288288288288288288288288288	2006 2006 2006 2007 2007
4 444 84 444 84 4 4 4 4 6 6 4 4 6 8 8 8 8	2, 351 256 69,608
	206 206 61,239
4 444 84 444 84 4 4 4 48 85 88 88 88 88 88 88 88 88 88 88 88 88	256 256 69,502
Kenosha Kenosha La Cwannee La Cwannee La Fayette Manitowoc Manitowoc Manitowoc Manitowoc Manitowoc Manitowoc Manitowoc Manitowoc Manitowoc Manitowoc Manitowoc Manitowoc Manitowoc Monroe Outsgamie Pepin Pepin Pepin Pepin Pepin Pepin Pepin Pepin Pepin Pepin Pepin Pepin Pepin Manitomoc Shebergan Vernon Walwoch Walwecha Walwecha	nebago od Totals
June Kenc Kenc Kenc Kenc La Cy La Cy Mani Mani Mani Mani Mani Mind Octor Octor Octor Cont Octor Octor Cont Octor O	W W W W W W W W W W W W W W W W W W W

Norg.—Among the scattering votes. 1, 163 were returned for Gilbert L. Park, for Lientenant Governor, 1, 512 for E. A. Spencer, and 125 for Breese E. A. Spencer, for Secretary of State.

810		PR	eside	NTL	AL :	ELEC	TIO	N	ST.	ATI	ST	(OS	١.				
	1868.	Seymour, Democrat.	888	£ 254	1, 136	1,1 88 788 88	4.7 886 57	35	352	466	1,894	1.	8,747	*11. 861	48	186	
	18	Grant, Republi'n.	8000	1,1,000 88,000 88,000 88,000	. 986		్రాజ్ క్రాజ్జ్ క్రాజ్జ్	35	1, 188	44 \$2	6. E.	32	883	13	1. 083 880 880	8	8
	64.	McClellan Democrat.	888	1,286	718	 \$48\$	8,811 4,698	25	128	& t	1,107	1. 84.	% 245 245 245 245	138	828	1,712	2,248
1864.	18	Lincoln, Republi'n	581	730 780	4 §	& E8E	8, 236 8, 236	386	200		2,017	11,88	, 157 157	157	1,318	1,4	1,179
cs.	1860.*	Douglas, Democrat,	88	1,239	96	1. 8.58	4.4 5.54	 §5	25.5				\$ 2				ب
PRESIDENTIAL ELECTION STATISTICS 1862. 1860.	18	Lincoln, Republi'n.	4 88	\$58 \$59	706	& \$41 \$60 \$60 \$60 \$60 \$60 \$60 \$60 \$60 \$60 \$60	4.4 88.88	වූද	286	4.0 50 50 50 50 50 50 50 50 50 50 50 50 50	8	1-1	8 6 7 7 7 8	- - - - - - - - - - - - - - - - - - -	1,637	1,736	2,041
		Fillm're Amer'n.	6		-	t	1012			83	8	22	99		ä	32	
ION	1856.	Buchanan, Fremont, Democrat, Republi'n.	1, 591	494 88	486	, 950 950	99.95 45.55	-	330	:	. % 88	1, 497	88 88	8	1,568	1,415	1, 177
LECT		Buchanan, Democrat,	625	1,004	408	1,243	2.45 2.45		119	2,511	1,087	1,474	% 45.85	908	25	1.22	1.907
L B		Hale, Free S'1		9	<u> </u>	8	287				188	22	.350		88	39	6
NTI	1852.	Pierce, Hale, Democrat Free S'l	88	515	245	1,233	9, 9, 20, 138 26, 138 26, 138			1,635	965	878	1.693	88	26.5	1,389	
ESIDE	* *	Scott, Whig,	##	826	149	1,11	1,138			1,065	629	895	1,202	×C	86	850	800
PRESIDE		VanBuren Free Soil.			97	166	448			797	287	118	262				2
	1848.	Cass. Democrat		808	62	145	757			483	891	848	840			1, 101	159
		Taylor, Whig.		88	:39		22.22		<u>:</u>	446		884	718			921	E
	COUNTIES		Adams	Brown. Buffalo	Calumet	Clark Columbia Crawford	Dane Dodge.	Doer Douglas	Dunn & Barront Kan Claire	Fond du Lac	Green Total	OW8.	Jefferson	Kewannee	Kenosha	La Fayette	Manitowoc

88	9,074	22.5	989	- SS :	45	1,927	, % 185 185	811	1, 285,	2,457	268	1,568	8,073	97.0	8	2,742	44%	84, 708	
608		28.5	513	1,856	1.231	(%)-	1, 018 6, 582	1,237	20% 20% 20%	8,068	1,193	% 4, 8, 18,	1,213	× -	1,741	4,711	-:	108,900	Changed from Dallas to Barron. Rejected on account of informality.
527	6,875	828	8	288	311	1,64	1,582	110	86	2, 185	85	1,192	88	۶. 1	88	1,773	3,291	65,884	Dallas to
136	3,175	£ 25	878	929	55	%- 28-	4,368	694	× 52 28	1,958	573	. 65 55	664	130	1,053	98.5	14,550	83, 458	anged from jected on a
481 883	& & &	888	1,823	₹ ‡ ;	2.E	1,659	1,916	597	114	2, 179	184	1,591	2,747	×, 000 000 000 000 000 000 000 000 000 0	405	1,859	ā :	65,021	ପ୍ରକ୍ଷ୍ମ -
219	4,1 188 188	888	687	355	 \$	2,634	5,198	964	*, 168	2,731	- 55 - 55	8,910	930	4.0 840	1,534	8255 8255 8256 8256	200	88, 110	
16	180			=	:82	98	;9		*	22		14:	⊱ 0	•	9	8		679	La Point
2,518	(4 8 8 8	603	98	414		668 66	405.	20.0		1,891	262	8,518			1,292	95. 109.	200	66,087	Changed to Bayfield from La Points. Included in Lows.
1 201	88.2	233	280,	87	88	-1 689 7.54	1,965	252	22	1,921	6 %	1,297	وره 148	35	212	1,415	3	52,846	nged to Bay ded in Iow
232	527	ឆ	<u> </u>			£ 5	38	25 E	3	214	<u>.</u>	1,482	182	7	116	676		8,820	+ Char
88	3,640	411			877	1,808	1,690		3	1,340	<u>:</u>	1,141		1, 014 88	174	35 35		83, 609	
140	2,016	140	- - -		7967	830	1,509		0,000	656	- - - - -	365	1,156	3,38				22, 258	8 votes.
174	939					1,981	1,838	F		174		1,493	3 5	1,001		088 8		10,259	Ball received 161, and Breckinridge 888 votes. Changed to Vernon from Bad Ax.
174	2, 151				225	685	491	29		442	-	550	1,780 1,780	3		222		14,910	on from Ba
914	1, 189				216	206	1,800	8		872	<u>-</u>	:	35.0			8		13,635	sceived 161 ged to Vern
Marathon	Milwaukee Monroe				Polk.	Racine Richland	Rock	St. Croix	Shawano	Sheboygan	Trempealeau	Walworth	ıngton	Waukesna	hara	ebago	Soldiers' Vote	Total	* Bell r

THE ELECTORAL VOTE FROM 1852.

•	18	52.	18	56 .	1860.			18	64 .	1868.	
	WH'G	DEM.	REP.	DEM.	REP.	DEM.	עא'א	REP.	DEM.	REP.	DEM
STATES.	Scott.	Pierce.	Fremont	Buchan.	Lincoln.	Breck.	Bell.	Lincoln.	McCl'n.	Grant.	Seymour
Alabama Arkansas Arkansas Arkansas Alfornia Onnecticut Delaware Florida Georgia Illinois Illi	18 35 5	9 4 4 4 8 8 8 10 11 13 4 4	8 8 18 6 5 35 28 4 4 5 5 114	9 4 4 4 8 8 8 8 8 8 11 13 12 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	**************************************	8 10 6 8 10 10 10 10 10 72	12 12 15 15	* 5 6 * 16 13 8 8 8 8 * 17 7 12 8 8 8 8 * 11 3 5 5 4 4 * 5 5 8 8 218	***************************************	8 5 5 6 6 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	88
10181	42	208	114	1'14	180	72	89	218	21	214	
Per cent	14	86	40	60	59	24	12	91	9	72	2

MAJORITIES.

Pierce	211										
Buchanan	52										
Lincoln (over all)	67										
Lincoln	192										
Grant	134										

^{*}States marked with a star did not vote in 1864 and 1888. In 1856, Maryland gave 8 votes for Fillmore. In 1860, Missouri gave her votes for Douglas, and New Jersey gave him 3 of hers, making 12 in all. Lincoln's vote in 1884 is one short, in consequence of the death of one of the electors of Nevada. We put in the full number, 218.

COUNTY OFFICERS

OF THE SEVERAL COUNTIES OF THE STATE OF WISCONSIN.

COUNTIES.	Sheriffs	•	Registers of Deeds.				
	Names.	T'ms expire	Names.	T'ms expire			
Adams	D. L. Quaw	Jan. 1, '71 Jan. 1, '71	G. W. Waterman .	Jan. 1, '7			
Ashland	A. Denomay	Jan. 1, '71	J. W. Bell	Jan. 1, '7' Jan. 1, '7'			
Barron Bayfield	N. Drouillard	Jan. 1, 771	W. J. Smith W. H. Mower	Jan. 1, '7' Jan. 1, '7'			
Brown	O. J. Brice	Jan. 1. '71	X. Martin	Jan. 1, '7			
Ruffelo	N. Philippi	Jan. 1, '72	P. Schnug	Jan. 1. '7			
Burnett* Calumet		1	W. H. Peck	Jan. 1. '7			
Calumet	D. D. Ebert	Jan. 1, '71	A. Connelly	Jan. 1. '7			
Chippewa	P. Gayon	Jan. 1, '71	W. B. Liddell	Jan. 1, '7			
Clark	W. S. Covill	Jan. 1, '71 Jan. 1, '71	W. T. Hutchinson	Jan. 1, '7			
Columbia Crawford	O. H. Sorrenson	Jan. 1, 71	Thomas Yule J. S. Burton	Jan. 1, '7' Jan. 1, '7'			
Dane	G. E. Harrington. B. Hancock	Jan. 1, '71	J. Gibbon	Jan. 1, '7			
Dodge	C. E. Goodwin	Jan. 1. '71	W. Oestrich	Jan. 1, '7			
Door	J. R. Mann	Jan. 1. '71	P. Zenners	Jan. 1, '7			
Douglas	J. Newton	Jan. 1, '71	D. G. Morrison	Jan. 1, '7			
Dunn	W. Winterbotham. A. M. Sherman	Jan. 1, '71	J. Kelley, Jr				
Eau Claire		Jan. 1, '71	H. C. Putnam	Jan. 1, '7			
Fond du Lac.	M. B. Pierce W. H. Clise	Jan. 1, '72 Jan. 1, '71	D. C. Lamb	Jan. 1, '7			
Green	S E Gardner	Jan. 1, 71	J. Woodhouse	Jan. 1, '7 Jan. 1, '7			
Green Lake	S. E. Gardner J. A. Biggert	Jan. 1, 71	S. Lewis H. B. Lowe	Jan. 1, '7			
Iowa	W. Sands	Jan. 1. 71	O. P. Ashley	Jan. 1, '7			
Jackson	C. V. Hobbs	Ten 1 779	F. H. Allen	Jan. 1, '7			
Jefferson	A. Kellogg	Jan. 1. '71	A. Sheuber	Jan. 1. '7			
Juneau	T. Hyde	Jan. 1, '71	J. T. Hinton	Jan. 1, '7			
Kenosha	J. M. Steddins	Jan. 1, '71	E. G. 11mme	1 Jan. I. "(.			
Kewaunee	B. Nadau H. N. Solberg	Jan. 1, '71 Jan. 1, '72	F. Johannis	Jan. 1, '7 Jan. 1, '7			
La Crosse La Fayette	F. Campbell	Jan. 1, '72 Jan. 1, '71	L. Wachenheimer. F. C. L. Mackay	Jan. 1, '7' Jan. 1, '7'			
Manitowoc	P. Mulholland	Jan. 1, '71	J. Franz	Jan. 1, '7			
Marathon	J. Barnard	Jan. 1. '71	H. Miller	Jan. 1, '7			
Marquette	N. Dimond	Jan. 1. '71	J. Barry	Jan. 1. '7			
Milwaukee	G. Brunst	Jan. 1, '71	J. B. Stemper	Jan. 1. "7			
Monroe	D. B. Bon A. B. Wheelock	Jan. 1, '71	U. M. Iarr	0 au. 1, 1			
Oconto	A. B. Wheelock	Jan. 1, '72 Jan. 1, '71	O. W. Bloch	Jan. 1, '7			
Outagamie Ozaukee	W. McGuire M. Dreis	Jan 1 171	A. Brouillard G. Goetze	Jan. 1, '7 Jan. 1, '7			
Pepin	N. O. Murry	Jan. 1, '71	J. Barry				
Pierce	G. W. Dickerson	Jan. 1, '71	C. W. Brown	Jam. 1, '7			
Polk	J. W. Dean	Jan. 1, '72	A. Kimball	Jan. 1, '7			
Portage	N. O. Murry G. W. Dickerson J. W. Dean J. H. Baker	Jan. 1, '71	S. H. Sawver	Jan. 1, '7			
macine	F. Schneider J. B. McGrew	Jan. I. 71	J. Bowen	Jan. 1, '7			
Richland	J. D. MCGrew		A. Loveless				
Rock St. Croix	D. Johnson A. A. Kelley	Jan. 1, '71 Jan. 1, '72	C. W. Stark G. R. Hughes				
Sauk	N. Stewart	Jan. 1, '71	M. Pointon	Jan. 1, '7			
Shawano	D. H. Pulcifler	Jan. 1. '71	C. Sumnicht	Jah. 1, 77			
Sheboygan	L. Otte	Jan. 1. '71	N. Cole	Jan. 1, '7.			
Trempealeau.	J. C. McCoy	Jan. 1. '71	D. W. Wade H. N. Preus	Jan. 1 '7			
Vernôn	W. W. Lowrie	Jan. 1, '72	H. N. Preus	Jan. 1, '7 Jan. 1, '7 Jan. 1, '7			
Walworth	W. Humphrey H. Koenen.	Jan. 1, '71	C. A. Noyes	Jan. 1, "7 Jan. 1, "7			
Washington . Waukesha	A. F. Pratt	Jan. 1, '71 Jan. 1, '71	V. Detling	Jan. 1, 77			
Waupaca	A. F. Pratt L. S. Townsend	Jan. 1, '71 Jan. 1, '71	P. Coyle E. Selleck	Jan. 1, '7' Jan. 1, '7'			
Waushara	A. Nash	Jan. 1. '71	G. Tennant R. McCurdy	Jan. 1, '7			
Winnshame	J. S. Cavert	Jan. 1, '71	R McCnrdy	Jan. 1, '7			
Winnebago Wood	S. A. Spafford	Jan. 1, '71	L. Kromer	Jan. 1. '7			

COTTATION	County Treas	surers.	District Attorneys.		
COUNTIES.	Names.	T'ms expire	Names.	T'ms expire	
Adams	H. H. Phillips	Jan. 1, '71	W. J. Kershaw	Jan. 1, '7	
Ashland	G A Stahl	Ten 1 171	J. W. Bell	Jan. 1, '7	
Barron	J. Queerderer A. Tate A Klaus	i Jan 1 '79 i	••• •••••••••		
Bayfleld	A. Tate	Jan. 1, '71 Jan. 1, '71	O. B. Graves	Jan. 1, "7	
Brown Buffalo	J. J. Senn	Jan. 1, '72	A. Finkelnburg	Jan. 1, '7	
Burnett*	W. H. Peck	i Jan. 1. '72 i			
Burnett* Calumet	W. H. Peck M. Hilgers A. R. Barrows	Ten 1 '71	J. E. McMullen	Jan. 1, '7	
Chippewa	A. R. Barrows	Jan. 1, '71	O W 771	Jan. 1, '7	
Clark	S. C. Boardman	Jan. 1, '71 Jan. 1, '71	G. W. King E. Taylor	Jan. 1, '7	
Columbia Crawford	M. T. Alversen B Dunne	Jan. 1, '71	O. B. Thomas	Jan. 1, 71 Jan. 1, 77	
Dane	W. Charlton	Jan. 1. 71	J. C. McKennev	Jan. 1. '1'	
Dodge	J. Bodden'	Jan. 1. '71	E. Elwell	Jan. 1. '7'	
Door	J. Coliquon	Jan. 1, '71	W. K. Dresser	Jan. 4. '7	
Douglas	E. C. Becker	Jan. 1, '71	J. S. Ritche	i.Ten 1 '7'	
Dunn Eau Claire	C. Lucas L, Stinglaff	Jan. 1, '71 Jan. 7, '71	R. Macauley	Jan. 1, '7	
Fond du Lac.	T Bryant	Jan. 1, 71	H. Cousins G. Perkins.	Jan. 1, 77 Jan. 1, 77	
Grant	V. F. Kinney	Jan. 1, '71	G. Clementson	Jan. 1, '7	
Green	T. Bryant. V. F. Kinney W. H. Ball.	Jan. 1, '71	A. S. Douglas	Jan. 1, '7	
Green Lake	H. Thomas	Jan. 1. "/1	A. S. Douglas T. C. Ryan	Jan. 1. '7	
Iowa	F. Vivian	Jan. 1, '71	J. M. Smith	Jan. 1. '7	
Jackson	Oliver O'Hearn	Jan. 1, '72 Jan. 1, '71	C. R. Johnson	Jan. 1, '7'. Jan. 1, '7'.	
Jefferson Juneau	J. Malloy	Jan. 1, '71	M. B. Williams R. Smith	Jan. 1, '71 Jan. 1, '71	
Kenosha	J. O'Rourke H. McDermot	Jan. 1, '71	J. V. Quarles, ir	Jan: 1, '7	
Kewaunee	J. Knipfer	Jan. 1, '71	J. V. Quarles, jr L. Walker G. M. Woodward	Jan. 1, '7	
La Crosse	N. P. Waller	Jan. 1, '72	G. M. Woodward.	Jan. 1, '7	
La Fayette	A. Waddington	Jan. 1, '71	G. A. Marshall	.len 1 '7'	
Manitowoc Marathon	H. Bætz C. Hæflinger	Jan. 1, '71 Jan. 1, '71	E. B. Treat W. C. Silverthorn.	Jan. 1, '71 Jan. 1, '71	
Marquette	M. Derham	Jan. 1, '71	W. H. Peters	Jan. 1, '7	
Milwaukee	M. Derham. W. Kennedy E. Waste	Jan. 1, '71	C. K. Martin	Jan. 1, '7	
Monroe	E. Waste	Jan. 1, '71	G. A. Richardson.	Jan. 1. '71	
Oconto	К. L. Hall	Jan. 1. "(1	J. B. Fairchild	Jan. 1, 772	
Outagamie	N. Welland	Jan. 1, '71 Jan. 1, '71	J. H. M. Wigman		
Ozaukee Pepin	W. H. Landolt	Jan. 1, '71	H. E. Honghton	Jan. 1, '71 Jan. 1, '71	
Pierce	T. Burke M. B. Williams	Jan. 1, '71	J. C. Button	Jan. 1, '7	
Polk	W. Amery	Jan. 1, '72	H. G. Turner H. E. Houghton J. C. Button I. Freeland	Jan. 1, '79	
Portage	W. Amery J. Stumpf	Jan. 1. '71		Jan. 1. "	
Racine	L. D. Coombs W. H. Joslin	Jan. 1. '71	J. T. Fign	Jan 1 771	
Richland Rock	Cvens Blice	Jan. 1, '71 Jan. 1, '71	O. F. Black H. A. Patterson	Jan. 1, '71 Jan. 1, '71	
St. Croix	Cyrus Bliss M. Herrick	Jan. 1. 771	E. P. Hughes	Jan. 1, '71 Jan. 1, '75	
Sauk	R. M. Strong	Jan. 1. '71	E. P. Hughes N. W. Wheeler	Jan. 1, 79	
Shawano	M. H. McCord	Ten 1 '71	D. F. Audrews	Jan. 1, ~()	
Sheboygan	Julius Wolff	Jan. 1, '71	JH. Jones	I Tan / '7	
Trempealeau.	E. F. Wade J. W. Allen D. L. Fairchid	Jan. 1, '71 Jan. 1, '72	A. W. Newman C. Graham R. Harkness	Jan. 1, '71	
Vernon Walworth	D. L. Fairchid	Jan. 1, '72 Jan. 1, '71	R. Harkness	Jan. 4, '71 Jan. 1, '72	
Washington .	A. Semler	Jam. 1. '71	G. H. Kleffler	Jan. 1, 77	
Waukesha	J. Castenholz	Jan. 1, '71	R. C. Hathaway	Jan. 1. 77	
Waupaca	G. L. Lord	Jan. 1, '72	J. B. Strain	Jan 1 77	
Waushara	G. H. Gile	Jan. 1, '71	R. L. D. Potter	Jan. 1, '7	
Winnebago Wood	J. H. Jones	Jan. 1, '71	A. A. Austin L. H. Tibbets		
** vou	E. Dutriut	Jan. 1, '71	L. II. TIDDEIS	Jan. 1, '7	

^{*} Attached to Polk for judicial purposes.

COLDINATES	Clerks Boards of S	supervisors.	Clerks of Circu	it Court.
COUNTIES.	Names.	T'ms expire	Names.	T'ms expire
Adams Ashland	A. O. Holm k. Morin, Jr	Jan. 1, '71 Jan. 1, '71 Jan. 1, '72	D. Scofield R. Morin, Jr	Jan. 1, '7' Jan. 1, '7
Barron	O. Brayten	Jan. 1, 772	16. MOIII, Jr	Jan. 1, 1
Bayfield	R. D. Pike	ודי ו מפוג	A. C. Havwood	Jan. 1, '7
Brown	John B. Eugene	Jan. 1, '71	J. B. A. Morse	Jan. 1. '7
Buffaio	J. W. De Groff O. A. Thoreson	Jan. 1, '72 Jan. 1, '71	F. Hohmann	Jan. 1, '7
Burnett* Calumet	T. Kerston	Jan. 1, '71 Jan. 1, '71	J. P. Hume	Jan. 1, '7
Chippewa	T. J. McBean	Jen 1 171	J. F. Hall	Jan. 1. '7
Clark	J. Hewitt	Jan. 1. '71	G. Sterns	Jan. 1. '7
Columbia	O. A. Southmayd.	Jan. 1, '71	C. A. Dibble J. E. Campbell	Jan. 1, '7
Crawford	J. Raffaur	Jan. 1, '71 Jan. 1, '71	J. E. Campbell	Jan. 1, '7
Dane Dodge	H. Borschenius J. J. Thornton	Jan. 1, '71 Jan. 1, '71	G. W. Stoner J. Lowth	Jan. 1, '7' Jan. 1, '7'
Door	J. Garland	Jan. 1. '71	H. Harris.	Jan. 1, '7
Douglas	R. Relf	Jan. 1, '71	R. Bardon	Jan. 1. '7
Dunn	S Black	Jan. 1, '71	J. Kelly, Jr	Jan. 1. '7
Eau Claire	M. Daniels	Jan. 1, '71	M. Daniels	Jan. 1, '7
Fond du Lac. Grant	C. H. Delmar	Jan. 1, '71 Jan. 1, '71	G. W. Carter D. Schreiner	Jan. 1, '7 Jan. 1, '7
Green	J. M. Altizer J. J. Tschudy	Jan. 1. '71	Wm. W. Wright	Jan. 1, '7
Green Lake	C L. Sargent	Jan. 1. '71	Wm. W. Wright O. N. Russell	Jan. 1. '7
lowa	O. Strong	Jan. 1. '71	C. Kessler	Jan. 1 '7
Jackson	W. S. Darrow	Jan. 1, '72	E. N. Warren	Jan. 1, '7
Jefferson Juneau	J. Jones	Jan. 1, '71 Jan. 1, '71	E. N. Warren P. N. Waterbury C. H. Grote	Jan. 3, '7 Jan. 1, '7
Kenosha	E. G. Timme	Jan. 1, '71	L. B. Nichols	Jan. 1, '7
Kewaunee	W. D. Hitchcock	Jan. 1, '71	A. D. Laughlin	Jan. 1, '7
La Crosse	P. S. Elwell	Jan. 1. '72	C. Koenig	Jan. 1, '72
La Fayette	L. E. Johnson P. P. Fuessenich	Jan. 1, '71	W. Armetrong	Jan. 1. '7
Manitowoc Marathon	B. Ringle	Jan. 1, '71 Jan. 1, '71	Adolph Piening	Jan. 1, '7 Jan. 1, '7
Marquette	R. Drew	Jan. 1, '71	J. W. Chubbuck G. W. Robinson.	Jan. 1, '7
Milwaukee	H. Hillmantel	Jan. 1. '71	J. Hickox	Jan. 1, '7
Monroe	J. Lowrie	Jan. 1, '71	S. H. Stearns	Jan. 1, '7
Oconto	B. G. Grunert	Jan. 1, '71	J. Hall	
Outagamie .	W H. Lamphear Peter Jones	Jan. 1, '71 Jan. 1, '71	J. F. Parkhurst Hugo Boelo	Jan. 1, '7 Jan. 1, '7
Ozaukee Pepin	L. D. Baker	Jan. 1, 71	A. G. Coffin	Jan. 1, '7
Pierce	H. B. Warner	Jan. 1, '71	A. G. Coffin C. W. Brown	Jan. 1, '7
Polk	L. D. Baker H. B. Warner J. F. Nason	Jan. 1, '72	Asahel Kimball	Jan. 1, '7
Portage	J. B. Carpenter	Jan. 1, '71	W. H. Packard	Jan. 1, '7 Jan. 1, '7
Racine Richland	J. C. Gipson W. H. Pier	Jan. 1, '71 Jan. 1, '71	A. H. Adams J. Lewis	Jan. 1, '7 Jan. 1, '7
Rock	E. L. Carpenter	Jan. 1, '71	A. W. Baldwin	Jan. 1, '7
St. Croix	H. S. Clapp	Jan. 1. '71	S. C. Simmde	Jan. 1. '7
Sauk	Anton Fisher	Jan. 1. '71	J. J. Jenkins	Jan. 1, '7
Shawano	M. Wescott G. Thies	Jan. 1, '71 Jan. 1, '71	J. A. Murray	Jan. 1, '7 Jan. 1, '7
Sheboygan Trempealeau.		Jan. 1, '71 Jan. 1, '71	A. Pott	Jan. 1, "7 Jan. 1, "7
Vernon	J. R. Carson	Jan 1 '79	P. J. Layne	
Walworth	M. E. Dewing	l Ian 1 '71	J. Simmons	Jan. 1. '7
Washington .	M. Bohan	Jan. 1. '71	J. Kenealy, Jr W. R. Williams	Jan. 1, '7
Waukesha	J. Marray	Jan. 1. '71	W. R. Williams	Jan. 1, '7 Jan. 1, '7
Waupaca Waushara	W. D. Carr C. H. Stowers	Jan. 1, '72 Jan. 1, '71	C. Churchill A. Strong	Jan 1 77
Waushara Winnebago	O. F. Chase L. B. Powers	Jan 1 71	H. B. Harshaw	Jan. 1, '7
Wood		Jan. 1, '71	C. S. Warren	Jan. 1. '7

^{*} Attached to Polk for judicial purposes.

	County Surv	eyors.	County Ju-	dges.
COUNTIES.	Names.	T'ms expire	Names.	T'ms expire
Adams	Z. Wise	Jan. 1, '71 Jan. 1, '71	A. S. Spencer	Dec. 31, '73 Dec. 31, '73
Ashland	Z. Wise C. M. Lowry	Jan. 1, '71	John W. Bell	Dec. 31, '73
Barron	O. Brayton	Jan. 1, '72	Francis Finley	Dec. 31, '73
Bayfield			John Banfill	צלי וצ אפוו
Brown	S. E. Baldwin H. W. Miller Sam'l Doner	Jan. 1, '71	David Agry	Dec. 31, '73
Buffalo	H. W. Miller	Jan 1 "72 :	Ferdinand Felter.	Dec. 31. 73
Burnett*	Dutte I Double !!!	Jan. 1, '72	Magnus Nelson	Dec. 31, 173
Calumet	John Albers Jos. Beaudette	Jan. 1, '71 Jan. 1, '71	Chas. Greening	Dec. 31, '73 Dec. 31, '73
Chippewa	Rich'd Dewhurst.	Jan. 1, '71	W. F. Thomson Rob't J. McBride.	Dec. 31, 73
Clark Columbia	Henry Meriton	Jan. 1, '71	Joshua J. Guppey	Dec. 31, '73
Crawford	Henry Meriton Wm. Walton Levi P. Drake	Jan. 1, '71	Ira B. Brunson	Dec. 31, '73
Dane	Levi P. Drake	Jan 1 171	Geo. E. Bryant	Thee 31 '73
Dodge	Wm. M. Morse	Jan. 1. '71	A. Scott Sloan	Dec 21 172
Door	Jas. C. Pinney	Jan. 1, '71	R. M. Wright	
Douglas	No election		Thomas Clark	Dec. 31, '73
Dunn	Thos. Parker	Jan. 1, '71	P. C. Holmes	Dec. 31, 73
<u> Kau Claire</u>	Henry C. Putnam.	Jan. 1, '71	Geo. C. Teall	Dec. 31, '73
Fond du Lac.	Horace W. Newton	Jan. 1, '71	J. Mayhem Wm McGonigal	Dec. 31, '73
Grant	Jos. Allen	Jan. 1, '71	Wm McGonigal	Dec. 31, 7/3
Green	A. L. Cleveland	Jan. 1, '71 Jan. 1, '71	B. Dunwiddie	Dec. 31, '73 Dec. 31, '73
Green Lake	Edgar P. Lock	Jan. 1, '71 Jan. 1, '71	Abram H. Myers Robert Wilson	Dec. 31, '73 Dec. 31, '73
Iowa Jackson	I B Barnum	Jan. 1, '72	P A Catchell	1120 21 772
Jefferson	Henry Madden I. R. Barnum K. P. Clark	Jan. 1, '71	P. A. Gatchell Ira W. Bird	Dec. 31, 73
Juneau	J. H. Daniels	Jan. 1, '71	Chas. H. Grote	Dec. 31. '73
Kenosha	J. M. Jones	Jon 1 '71	Isaac W. Webster.	Thee 91 1779
Kewanuee	Henry Borgman	Jan. 1. '71	Chas. Fish	Dec. 31, '73
La Crosse	Henry Borgman H. I. Bliss	Jan. 1, '72	Dan'l Webster	Dec. 31, 73
La Fayette	John Burrell	Jan. 1, '71	P. A. Orton, Jr W. W. Waldo	Dec. 31, '73
Manitowoc	Fayette Armsby	Jan. 1, '71	W. W. Waldo	Dec. 31, '73
Marathon	D L. Plumer	Jan. 1, '71	Barthol. Ringle	Dec. 31. '73
Marquette	Thos. McLaughlin	Jan. 1, '71	Sam'l R. Rood Albert Smith	Dec. 31, '73
Milwaukee Monroe	Geo. K. Gregory C. C. Miller	Jan. 1, '71 Jan. 1, '71		Dec. 31, '73 Dec. 31, '73 Dec. 31, '73
Oconto	N. L. McCauslin	Jan. 1, '71 Jan. 1, '71	T. D. Steele R. W. Hubbell	Dec. 31, 73
Outagamie	M. N. Randall	Tan 1 '71	Samuel Ryan, Jr	Dec. 31, 73
Ozaukee	L. Towsley	Jan. 1, '71	Ad. Heidkamp	Dec 31 '79
Pepin	L. G. Wood	Jan. 1. '71	S. L. Plummer	Dec. 31, '79
Pierce	L. G. Wood G. W. Cairns	Jan. 1, '71	P. D. Pierce	Dec. 31, 773
Polk	Albert, Essen	Jan. 1, '71 Jan. 1, '72 Jan. 1, '71	Robert Kent	Dec 21 773
Portage	J. L. Frentice S. G. Knight	Jan. 1, '71	J. R. Kingsbury Elbert O. Hand Henry W. Fries Amos P. Prichard	Dec. 31, '73
Racine	S. G. Knight	Jan. 1, '71	Elbert O. Hand	Dec. 31, '73
Richland	David Hardenberg	Jan. 1, '71	Henry W. Fries.	Dec. 31, '73
Rock	8. D. Locke	Jan. 1, '71	Amos P. Prichard	Dec. 31, '73
St. Croix	Geo. Strong	Jan. 1, '71	John S. Moffatt	Dec. 31, '73 Dec. 31, '78
Sauk Shawano	H. Muehlberg Jas. Miller	Jan. 1, '71 Jan. 1, '71	C. C. Remington Henry Klosterman	11ac 91 779
Sheboygan	Gustav Marquardt	Jan 1 171	Edward Gilman	Dec. 31, '73
Trempealeau.		Jan. 1, '71 Jan. 1, '71 Jan. 1, '72	Seth W. Button	Dec. 31, '73
Vernon	Isaac F. Thorp	Jan. 1, '72	Wm. S. Purdy	Thee 91 1770
Walworth	Jas. L. Tubbs	Jar. 1, '71	Peter Golder	Dec 31 '79
Washington .	i	,	John Shelley	Dec. 21, 16
Waukesha	William West	Jan. 1, '71	Pat'k H. Carney	Dec. 31, 73
Waupaca	Ira Millard	Jan. 1, '71	C. S. Ogden	Dec. 31, '78
Waushara	Ira L. Parker	Jan. 1, '71 Jan. 1, '71 Jan. 1, '71 Jan. 1, '71 Jan. 1, '71	David L. Bunn	Dec 31. '73
Winnebago	C. Palmer	1 48n. 1. '71	Geo. Gary	Dec. 31, '78
Wood	Patrick Hurley	Tan 17 ,	Jerry D. Witter	D 01 175

*Attached to Polk for judicial purposes.

County Superintendents. ELECTED AT GENERAL ELECTION, 1869, FOR TWO YEARS.

COUNTY.	SUPERINTENDENT.	POST OFFICE.
Adams	Thos. R. Freeman	Olin,
Ashland	Thos. R. Freeman John W. Bell	La Pointe.
Barron	Oliver Demars	Barron.
Bayfield	Andrew Tate	Bayfield.
Brown	Oscar Gray	Fort Howard.
Buffalo	Robert Lees	Gilmanton.
Burnett	W. H. Peck	Grantsburg.
Calumet	A. W. Hammond	Chilton.
Chippewa	John A. McDonald	Chippewa Falls.
Clark	S. S. Sm!th	Loyal.
Columbia	John J. Lloyd	Columbus.
Crawford	M. E. Mumford T. D. Kanouse	Prairie du Chien.
Dane—1st district	T. D. Kanouse	Sun Prairie,
Dane-2d district	S. C. Coolidge	Mendota.
Dodge-east district	John A. Barney	Mayville.
Dodge-west district	L. M. Benson	Lowell.
Door	Rufus M. Wright	Sturgeon Bay.
Douglas	Irvin W. Gates	Superior.
Dunn	Carroll Lucas	Menomonie.
Eau Claire	W. H. Lockwood	Eau Claire.
Fond du Lac	D. B. Lyon	Ripon.
Grant	W. H. Holford.	Bloomington.
Freen	Daniel H. Morgan	Monroe.
Green Lake	A. A. Spencer	Berlin.
lowa	Samuel Parks	Avoca.
Jackson	John K. Hoffman	Black River Falls.
	Amos Squire	Waterloo.
Jefferson	Michael F. Carney.	New Lisbon.
Juneau Kenosha	Hosea Barns.	Kenosha.
Kewaunee	John M. Reid	Kewaunee.
	George Paton.	Hamilton.
La Crosse		
La Fayette	William Ahern	Shullsburg. Manitowoc.
Manitowoc	Michael Kirwan	Wausau.
Marathon	Thos. Greene.	Westfield.
Marquette	Abraham Boynton	Painsville.
Milwaukee—1st district	James F. Devine	
Milwaukee—2d district	James L. Foley	Butler.
Monroe	A. E. Howard	Sparta.
Oconto	Harding W. Gilkey	Oconto.
Outagamie	D. J. Brothers	Kaukauna.
Ozaukee	John T. Whitford	Grafton.
Pepin	D. F. Reed	Pepin.
Pierce	Charles Smith	Prescott.
Polk	Charles E. Mears	Osceola.
Portage	John Megran, Jr	Stevens Point.
Racine	Lyman Earle	Honey Creek.
Richland	Geo. W. Putnam	Forest.
Rock—1st district	J. W. Harris C. M. Treat	Evansville.
Rock-2d district	U. M. Treat	Clinton.
st. Croix	E. S. Reed	River Falls, Pierco Co
auk	Chas. F. Viebahn	Sauk City.
Shawano	Z. C. Colborn	Shawano.
Sheboygan	Wm. E./Cady	Sheboygan Falls.
Trempealeau	Amos Whiting	Trempealeau.
	John N. Wright	Bloomingdale.
Vernon		Allen's Grove.
Walworth	M. Montague	
Walworth Washington	M. Montague Fred. Regenfuss	West Bend.
Walworth Washington	Wm. S. Greene	West Bend. Waukesha.
Walworth Washington	Fred. Regenfuss Wm. S. Greene C. W. Packard	West Bend. Waukesha. New London.
Walworth Washington Waukesha Waupaca	Wm. S. Greene	West Bend. Waukesha. New London. Berlin, Green Lake Co
Vernon Walworth Washington Waukesha Waupaca Waushara Winnebago	Wm. S. Greene	West Bend. Waukesha.

LIST OF COUNTY SEATS

OF THE SEVERAL COUNTIES OF THE STATE OF WISCONSIN.

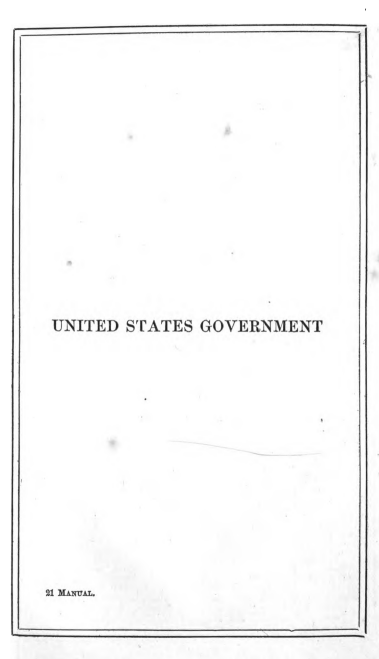
Counties.	County Seats.	Counties.	County Seats.
Adams	Friendship.	La Fayette	Darlington.
Ashland	La Pointe.	Manitowoc	Manitowoc.
Barron	Barron.	Marathon	Wausau.
Bayfield	Bayfield.	Marquette	Montello.
Brown	Green Bay.	Milwaukee	Milwaukee.
Buffalo		Monroe	Sparta.
Burnett	Grantsburg.	Oconto	Ocunto.
Calumet		Outagamie	Appleton.
Chippewa		Ozaukee	Port Washington
Clark	Neillsville.	Pepin	Durand.
Columbia	Portage.	Pierce	Ellsworth.
Crawford	Prairie du Chien.	Polk	Osceola Mills.
Dane		Portage	Stevens Point.
Dodge		Racine	Racine.
Door	Sturgeon Bay.	Richland	Richland Center.
Douglas	1	Rock	Janesville.
Dung		St. Croix	Hudson.
Eau Claire	Eau Claire.	Sauk	Baraboo.
Fond du Lac	Fond du Lac.	Shawano	Shawano.
Grant	Lancaster.	Sheboygan	Sheboygan.
Green	Monree.	Trempealeau	Galesville.
Green Lake	Dartford.	Vernon	Viroqua.
Iowa	Dodgeville.	Walworth	Elkhorn.
Jackson	Black River Falls.	Washington	West Bend.
Jefferson	Jefferson.	Waukesha	Waukesha.
Juneau	Mauston.	Waupaca	Waupaca.
Kenosha	Kenosha.	Waushara	Wautoma.
Kewaunee	Kewaunee.	Winnebago	Oshkosh.
La Crosse	La Crosse.	Wood	Grand Rapids.

TABLE;

EXHIBITING THE TIMES OF ELECTION OF STATE OFFICERS, AND MEETING OF LEGISLATURES OF THE SEVERAL STATES.

STATES.	TIME OF HOLDING ELECTIONS.	TIME MEETING OF LEGISLATURE.
Alabama	1st Monday in August	2d Monday in November, bien.
Arkansas	1st Monday in August	1st Monday in Novemb'r, bien.
California	Tuesday after 1st Mon. in Sept.	1st Monday in January.
Connecticut	1st Monday in April	1st Wednesday in May.
Delaware	1st Tuesday in November	1st Tuesday in January, bien.
	1st Monday in October	4th Monday in Novemb'r, bien
Florida	ist Monday in October, bien'ly	1st Monday in November.
deorgia		2d Monday in January, bien.
llinois	Tuesday after 1st Mon. in Nov.	
ndiana	2d Tuesday in October	Thurs. after 1st Mon. in Jan, bi
owa	2d Tuesday in October*	2d Monday in January, bien.
Kansas	1st Tuesday in November	2d Thursday in January.
Kentucky	1st Monday in August	1st Monday in Decemb'r, bien.
Louisiana	1st Monday in November	3d Monday in January.
Maine	2d Monday in September	1st Wednesday in January.
Maryland	1st Tuesday in November	1st Wednesday in January, bi.
Massachusetts'.	Tuesday after 1st Mon. in Nov.	1st Wednesday in January.
Michigan	Tuesday after 1st Mon. in Nov.	1st Wednesday in January, bi.
Minnesota	1st Tuesday in November	1st Tues. after 1st Mon. in Jan.
Mississippi	1st Monday in October	1st Monday in November, bien
Missouri	1st Tuesday in November	Last Monday in December, bi.
Nebraska	2d Tuesday in October	1st Thurs. after 1st Mon.in Jan
Nevada	Tuesday after 1st Mon. in Nov.	1st Monday in January, bien.
NewHampshire		1st Wednesday in June.
New Jersey	Tuesday after 1st Mon. in Nov.	2d Tuesday in January.
New York	Tuesday after 1st Mon. in Nov.	1st Tuesday in January.
	1st Thursday in August	3d Monday in November, bien
North Carolina.	2d Tuesday in October	1st Monday in January, bien.
Ohio		2d Monday in Sept'mb'r, bien.
Oregon	1st Monday in June	
Pennsylvania	2d Tuesday in October	1st Tuesday in January.
Rhode Island	{ 1st Wednesday in April }	Last Tuesday in May.
	,	By adjourning from Newport.
South Carolina.	1st Monday in November	4th Monday in November.
l'ennessee	2d Thursday in August	1st Monday in October, bien.
Гехаs	1st Monday in August	December, biennially.
Vermont	1st Tuesday in September	2d Thursday in October.
Virginia	4th Thursday in May	1st Monday in December, bien.
West Virginia.	4th Thursday in October	
Wisconsin	Tuesday after 1st Mon. in Nov.	2d Wednesday in January.

^{*} Years in which Presidential elections occur, Iowa does not hold her State election until November.



UNITED STATES GOVERNMENT.

THE EXECUTIVE.

THE CABINET.

Name.	Where from.	Title of Office.	Salary.
HAMILTON FISH GEO S. BOUTWELL WM. M. BELKNAP GEO. M. ROBESON JOHN D. COX EBEN R. HOAR. JOHN A. J. CRESWELL	Iowa	Secretary of State Secretary of Treasury Secretary of War. Secretary of Navy. Secretary of Interior Attorney General. Postmaster General	\$8,000 8,000 8,000 8,000 8,000 8,000 8,000

PRESIDENTS AND VICE PRESIDENTS.

PRESIDENTS.

Year qual.	Name.	Where from.	Term of Office.
1789	George Washington	Virginia	8 years.
1797 1801	John Adams Thomas Jefferson	Massachusetts Virginia	4 years. 8 years.
1809	James Madison	Virginia	8 years.
1817	James Monroe	Virginia	8 years.
1824	John Quincy Adams	Massachusetts	4 years.
1829	Andrew Jackson	Tennessee	8 years.
1837	Martin Van Buren	New York	4 years.
1841	William Henry Harrison*	Ohio	1 month.
1841 1845	John Tyler James Knox Polk	Virginia Tennessee	3 yrs., 11 mos. 4 years.
1849	Zachary Taylor†	Louisiana	1 yr., 4 mo., 5 c
1850	Millard Fillmore	New York	2 yrs., 7 m., 26 c
1853	Franklin Pierce	New Hampshire	4 years.
1857	James Buchanan	Pennsylvania	4 years.
1861	Abraham Lincoln‡	Illinois	4 yrs, 1 m., 10 d
1865 1869	Andrew Johnson	Tennessee	3 yrs.,10 m.,20 c

^{*} Died in office, April 4, 1841, when Vice President Tyler succeeded him. † Died in office, July 9, 1850, when Vice President Fillmore succeeded him. ‡ Assassinated April 14, 1865, when Vice President Johnson succeeded him.

VICE PRESIDENTS.

Year qual.	Name.	Where from.
1788 1797 1801 1813 1817 1824 1833 1837 1841 1842 1845 1849 1851	John Adams. Thomas Jefferson. Aaron Burr. George Clinton. Eibridge Gerry Daniel D. Tompkins John C. Calhoun Martin Van Buren. Richard M. Johnson. John Tyler Samuel L. Southard* George M. Dallas. Millard Fillmore William R. King*	Massachusetts. Virginia. New York. New York. Massachusetts. New York. South Carolina. New York. Kentucky. Virginia. New Jersey. Pennsylvania. New York. Alabama.
1853 1855 1857 1861 1865 1865 1866 1869	David R. Atchison* Jesse D. Bright* John C. Breckinridge Hannibal Hamlin. Andrew Johnson. LaFayette S. Foster* Benjamin F Wade*. Schuyler Colfax	Indiana. Kentucky. Maine. Tennessee. Connecticut.

UNITED STATES COURTS.

UNITED STATES CIRCUIT JUDGES.

Circuit.	Name.	Where from.
FourthFifthSixthSeventhEighth	LEWIS B. WOODRUFF WILLIAM MCKENNAN. GEORGE A. PEARRET WILLIAM B. WOODS. SOLOMON L. WITHEY THOMAS DRUMMOND	New York. Pennsylvani Maryland. Alabama. Michigan. Illinois. Iowa.

	CIRCUITS.
Second I	Maine, New Hampshire, Massachusetts and Rhode Island. New York, Vermont and Connecticut. Pennsylvania, New Jersey and Delaware.
•	Maryland, West Virginia, Virginia, North Carolina and South Carolina.
Sixth (Georgia, Florida, Alabama, Mississippi, Louisiana and Texas. Ohio, Michigan, Kentucky and Tennessee.
Eighth 1	ndiana, Illinois and Wisconsin. Minesota, Iowa, Missouri, Kansas, Nebraska and Arkansas. California. Oregon and Nevada.
	Samornia, Oregon and Merada.

*Ex-officio as President pro tempore of Senate.

† Not yet confirmed

ALLOTMENT, ETC., OF THE JUDGES OF THE SUPREME COURT OF THE UNITED STATES,

As made January 15, 1869, under the Acts of Congress of July 23, 1866, and March 2, 1867.

STATE WHENCE COMING.	NUMBER AND TERRITORY OF THE CIRCUIT.	DATE AND AUTHOR OF JUDGE'S COMMISSION
Chief Justice.	Fourth.	1864.
Hon. S. P. Chase, Ohio.	Maryland, West Virginia, Virginia, North Carolina and South Carolina.	December 6th. President Lincoln.
Associates.	Second.	1845.
Hon. Samuel Nelson, New York.	New York, Vermont and Connecticut.	February 14th. President Tyler.
	Third.	1846.
Hon. R. C. GRIER,* Pennsylvania.	Pennsylvania, New Jersey and Delaware.	August 4th. President Polk.
	First.	1858.
Hon. N. CLIFFORD, Maine.	Maine, New Hampshire, Massachusetts and Rhode Island.	January 12th. President Buchanan.
	Fifth.	1869.
Hon. EBEN R. HOAR,† Massachusetts.	Georgia, Florida, Alabama, Mississippi, Louisiana and Texas.	December 15th. President Grant.
·	Sixth.	1862.
Hon. W. H. SWAYNE, Ohio.	Ohio, Michigan, Kentucky and Tennessee.	January 24th. President Lincoln.
	Eighth.	1862.
Hon. S. F. Miller, lowa.	Minnesota, Iowa, Missouri, Kansas and Arkansas.	July 16th. President Lincoln.
Į	Seventh.	1862.
Hon. DAVID DAVIS, Illinois.	Indiana, Illinois and Wis- coasin.	December 8th. President Lincoln.
	Ninth.	1863.
Hon. S. J. FIELD, California.	California, Oregon and Nevada.	March 10th. President Lincoln.

^{*} Resigned, to take effect February I, 1870, and Hen. E. M. Stanton of Pennsylvania, appointed to fill vacancy. Mr. Stanton died December 24th, 1869, and no successor has been appointed at the time of putling these pages to press.

† Not yet confirmed.

UNITED STATES ARMY ORGANIZATION.

GENERAL OFFICERS. WILLIAM T. SHERMAN......General. PHILIP H. SHERIDAN.Lieutenant General. MAJOR GENERALS. GEORGE H. THOMAS, HENRY W. HALLECK. WINFIELD S. HANCOCK. GEORGE C. MEADE. BRIGADIER GENERALS. IRVIN McDowell. OLIVER O. HOWARD, PHILIP ST. GEORGE COOKE, E. O. C. ORD, JOHN POPE. ALFRED H. TERRY, JOHN M. SCHOFIELD. EDWARD R. S. CANBY. ADJUTANT GENERAL. EDWARD D. TOWNSEND......Brigadier General and Brevet Major General. JUDGE ADVOCATE GENERAL. JOSEPH HOLT..... Brigadier General and Brevet Major General. QUARTERMASTER GENERAL. MONTGOMERY C. MEIGS Brigadier General and Brevet Major General, COMMISSARY GENERAL OF SUBSISTENCE. Amos B. EatonBrigadier General and Brevet Major General. SURGEON GENERAL. JOSEPH K. BARNES.Brigadier General and Brevet Major General. PAYMASTER GENERAL. BENJAMIN W. BRICE..... Brigadier General and Brevet Major General. CHIEF ENGINEER. A. A. HUMPHREYS..... Brigadier General and Brevet Major General. CHIEF OF ORDNANCE. ALEXANDER B. DYER..... Brigadier General and Brevet Major General. CHIEF SIGNAL OFFICER. Albert J. Myer...... Brevet Brigadier General. INSPECTOR MILITARY ACADEMY. EDMUND SCHRIVER..... Brevet Major General.

DIPLOMATIC OFFICERS OF UNITED STATES IN FOREIGN COUNTRIES.

=======================================					
	Title.	Where Empl'd.	Salary.		
ARGENTINE REP. Robert C. Kirk	Minister Resident	Buenos Ayres.	\$ 7,500		
AUSTRIA. John Jay BELGIUM.	Envoy Extraordinary and Minister Plenipotentiary .	Vienna	12,000		
J. R. Jones	Minister Resident	Brussels	7,500		
BRAZIL. Henry T. Blow BOLIVIA.	Envoy Extraordinary and Minister Plenipotentiary .	Rio de Janeiro	12,000		
Leopold Markbreit	Minister Resident	La Paz	7,500		
CHILE. Judson Kilpatrick CHINA.	Envoy Extraordinary and Minister Plenipotentiary.	Santiago	10,000		
Frederick F. Low COSTA RICA.	Envoy Extraordinary and Minister Plenipotentiary:	Pekin	12,000		
Jacob B. Blair	Minister Resident	San Jose	7,500		
DANISH DOMINIONS George H. Yeaman	Minister Resident	Copenhagen	7, 500		
ECUADOR. David A. Nunn FRENCH DOMINION.	Minister Resident	Quito	7,500		
Elihu B. Washburne GREAT BRITAIN.	Envoy Extraordinary and Minister Plenipotentiary.	Paris	17,500		
John Lothrop Motley GREECE.	Envoy Extraordinary and Minister Plenipotentiary.		17, 500		
C. K. Tuckerman	Minister Resident	Athens	7,500		
GUATEMALA. J. A. Hudson	Minister Resident	Guatemala	7, 500		
HAWAIIAN ISLANDS Henry A. Pierce	Minister Resident	Honolulu	7,500		
HONDURAS. Henry Baxter	Minister Resident	Comayagua	7, 500		

828 UNITED STATES LEGATIONS ABROAD.			
	Title.	Where Empl'd.	Salary.
HAYTI. E. D. Basset	Minister Resident and Con- sul General	P't au Prince.	\$ 7,500
George P. Marsh JAPAN.	Envoy Extraordinary and Minister Plenipotentiary	Florence	\$12,000
C. E. De Long	Minister Resident	Jeddo	7, 500
LIBERIA. John Seys MEXICO.	Minister Resident and Con- sul General	Monrovia	4,000
Thomas H. Nelson THE NETHERLANDS	Envoy Extraordinary and Minister Plenipotentiary	Mexico	12,000
Hugh Ewing	Minister Resident	The Hague	7, 500
NICARAUGUA. Charles N. Riotte PARAGUAY.	Minister Resident and Extraordinary	Nicaragua	7,500
M. S. McMahon	Minister Resident	Asuncion	7, 500
PERU. Alvin P. Hovey PORTUGAL.	Envoy Extraordinary and Minister Plenipotentiary.	Lima	10,000
S. Shellabarger	Minister Resident	Lisbon	
PRUSSIA. George Bancroft RUSSIA.	Envoy Extraordinary and Minister Plenipotentiary	Berlin	12,000
A. G. Curtin SALVADOR.	Envoy Extraordinary and Minister Plenipotentiary	St. Petersburg	12,000
Alfred T. A. Torbert	Minister Resident	San Salvador.	7,500
SPAIN. Daniel E. Sickles SWED'N & NORWAY.	Envoy Extraordinary and Minister Plenipotentiary	Madrid	12,000
C. C. Andrews	Minister Resident,	Stockholm	7,500
SWITZERLAND. Horace Rublee	Minister Resident	Berne	7,500
TURKEY. Edward Joy Morris	Minister Resident	Constantino'le	7, 500
U. S. OF COLUMBIA. J. A. Hurlburt	Minister Resident	Bogota	7, 500
VENEZUELA. James R. Partridge	Minister Resident	Caracas	7,500

FOREIGN MINISTERS

ACCREDITED TO THE GOVERNMENT OF THE UNITED STATES.

GREAT BRITAIN.

EDWARD THORNTON, Esq., Envoy Extraordinary and Minister Plenipotentiary.

FRANCE.

COMTE DE FAVERNEY, First Secretary and Charge d'Affaires.

RUSSIA.

----, Envoy Extraordinary and Minister Plenipotentiary.

NETHERLANDS.

M. A. MAZEL, Minister Resident.

SPAIN.

Senor Don Mauricio Lopez Roberts, Envoy Extraordinary and Minister Plenipotentiary.

AUSTRIA.

Le Baron Charles Lederer, Envoy Extraordinary and Minister Plenipotentiary.

PRUSSIA.

Baron von Gerolt, Envoy Extraordinary and Minister Plenipotentiary.

ITALY.

Count Luigi Colobiano, Secretary of Legation and Charge d'Affaires.

SWEDEN AND NORWAY.

Baron de Wetterstedt, Envoy Extraordinary and Minister Plenipotentiary.

DENMARK.

F. E. de BILLE, Charge d'Affaires.

PORTUGAL.

Mr. Miguel Martins d'Antas, Envoy Extraordinary and Minister Plenipotentiary.

BELGIUM.

Mr. MAURICE DELFOSSE, Minister Resident.

GUATEMALA AND SALVADOR.

Senor Don Jose Maria Vela, Charge d'Affaires.

NICARAGUA AND HONDURAS.

Senor Don Ignacio Gomez, Minister Plenipotentiary.

COSTA RICA.

Senor Don EZEQUIEL GUTIERREZ, Charge d'Affaires.

BRAZIL.

The Councillor Domingos Jose Gonsalves de Magalhaens, Envoy Extraordinary and Minister Plenipotentiary.

CHILI.

Senor Don Mariano Sanchez Fontecilla, Charge d'Affaires.

VENEZUELA.

Senor Don Manuel Munoz y Castro, Charge d'Affaires.

UNITED STATES OF COLUMBIA.

General Santos Acceta, Envoy Extraordinary and Minister Plenipotentiary.

PERU.

Senor Don Manuel Frence, Envoy Extraordinary and Minister Plenipotentiary.

LIBERIA.

HENRY M. SCHIEFFELIN, Esq., Charge d'Affaires.

HAWAIIAN ISLANDS.

CHARLES C. HARRIS, Esq., Envoy Extraordinary and Minister Plenipotentiary.

HAYTI.

EVARISTE LAROCHE, Charge d'Affaires and Consul General.

ARGENTINE REPUBLIC.

Senor Don Manuel R. Garcia. Envoy Extraordinary and Minister Plenipotentiary.

GREECE.

Mr. CLEON RIZO RANGABE, Secretary and Charge d'Affaires.

TURKEY.

BLACQUE BEY, Envoy Extraordinary and Minister Plenipotentiary.

SWITZERLAND.

Mr. JOHN HITZ, Political Agent and Consul General.

XLIst CONGRESS.

Second Session—Began December 6, 1869.

The Senate.

Hon. SCHUYLER COLFAX, PRESIDENT OF THE SENATE

ALABAMA. Term exp's.	1
Willard Warner 1871	Cha
George E. Spencer	Car
Alex. McDonald 1871	Joh
Benjamin F. Rice 1873	Tho
CALIFORNIA. Cornelius Cole 1878	Jan
Eugene Casserly 1875	Wil
CONNECTIOUT.	***
Orris S. Ferry	Aar
Wm. A. Buckingham 1875	Jan
Willard Saulsbury 1871	
Thomas F. Bayard 1875	Ale
FLORIDA.	Joh
Thomas W. Osborn	Don
GEORGIA.	Ros Rev
[Vacant]	
[Vacant]	Jose
ILLINOIS.	Joh
Richard Yates	
Lyman Trumbull	Jo
Oliver P. Morton 1878	All
Daniel D. Pratt	Geo
IOWA.	Her
[Vacant] 1871	1101
James Harlan	Sim
Edmund G. Ross 1871	Joh
Samuel C. Pomeroy 1873	"
KENTUCKY.	Her
Thos. C. McCreery 1871	Wil
Garrett Davis 1873	
John S. Harris 1871	The
Wm. Pitt Kellogg 1878	Fre
WAINTE	Jose
Lot M. Morrill	Wn
MARYLAND.	
George Vickers 1873	[Va
Wm. T. Hamilton 1875	[Va
MASSACHUSETTS.	Jus
Henry Wilson 1871	Geo
Charles Sumner 1875	
MICHIGAN. Jacob M. Howard 1871	*Jo
Zachariah Chandler 1875	*Jo
MINNESOTA.	l
Daniel S. Norton 1871	Wa
Alexander Ramsey 1875	Art
MISSISSIPPI. [Vacant] 187	Tin
Vacant 187	Mat
[]	

President of the Senate.	
Charles D. Drake	1878 1875
John M. ThayerThomas W. Tipton	1871 1875
James W. Nye	1878 1875
Aaron H. Cragin	1871 1878
NEW-JERSEY. Alexander G. Cattell	1871 1875
Reuben E. Fenten	1873 1875
Joseph C. Abbot	1871 1878
John Sherman	1873 1875
Geo. H. Williams. Henry W. Corbett	1871 1873
PENNSYLVANIA. Simon Cameron	1878 1875
Henry B. Anthony	1871 1875
SOUTH CAROLINA. Thos. J. Robertson Fred'k A. Sawyer	1871 1878
Joseph S. Fowler	1871 1875
[Vacant]	187 187
Geo. F. Edmunds	1873 1875
John F. Lewis *John W. Johnston	187 187
WEST VIRGINIA. Waitman T. WilleyArthur I. Boreman wisconsin.	1871 1875
Timothy O. Howe	1878 1875

House of Representatives.

Hon. JAMES G. BLAINE, of Maine, SPEAKER.

Hon. JAMES G. BLAINE, OI Maine, SPEAKER.			
47.79.794	IOWA.	MISSISSIPPI.	
ALABAMA. 1. Alfred E. Buck	1. Geo, W. McCrary.		
2. Charles W. Buckley.	2. William Smyth.	1	
8. Robert S. Heffin.	8 Wm R Alligon	3	
4. Charles Hays.	8. Wm. B. Allison. 4. Wm. Loughridge. 5. Francis W. Palmer.	4	
	5 Wrancia W Palmar	1 2	
5. Peter M. Dox. 6. William C. Sherrod.	6. Charles Pomeroy.	MISSOURI.	
o. Waltam C. Silettoa.	o. Charles I omeroy.	1. Erastus Wells.	
ARKANSAS.	KANSAS.	2. G. A. Finkelnburg.	
 Logan H. Root. 	Sidney Clarke.	8 Jae P McCommick	
2. Anthony A.C.Rogers	KENTUCKY.	3. Jas. R. McCormick. 4. S. H. Boyd.	
8. Thomas Boles.	1. L. S. Trimble.	5. Samuel S. Burdett.	
CALIFORNIA.	9 Wm M Sangener	6. Robert T. Van Horn.	
1. Samuel B. Axtell.	2. Wm. M. Sweeney. 8. Jacob S. Golladay.	7 Joel F Agner	
2. Aaron A. Sargent.	4. J. Proctor Knott.	7. Joel F. Asper. 8. John F. Benjamin.	
3. James A. Johnson.	5. Boyd Winchester.	9. David P. Dyer.	
	6. Thomas L. Jones.	NEBRASKA.	
CONNECTICUT.	7. James B. Beck.	John Taffe.	
1. Julius Strong.	8. George M. Adams.	NEW HAMPSHIRE.	
 Stephen W. Kellogg. H. H. Starkweather. 	9. John M. Rice.	1. Jacob H. Ela,	
8. H. H. Starkweather.		2. Aaron F. Stevens.	
4. William H. Barnum.	LOUISIANA.	8. Jacob Benton.	
DELAWARE.	1. Louis St. Martin.*	NEW JERSEY.	
Benjamin T. Biggs.	2. Lionel A. Sheldon,	1. William Moore.	
, , , , , , , , , , , , , , , , , , , ,	8. Adolphe Bailey.*	2. Charles Haight.	
FLORIDA.	4. Michael Ryan.* 5. Geo. W. McGranie.*	8. John T Bird	
Chas. M. Hamilton.	5. Geo. W. McGranie.*	8. John T. Bird. 4. John Hill.	
GEORGIA.	MAINE.	5. Orestes Cleveland.	
1. [Vacant.]	1. John Lynch.	NEVADA,	
1. [Vacant.] 2. [Vacant.]	1. John Lynch. 2. Sam'l P. Morrill.	Thomas Fitch.	
3. [Vacant.]	3. James G. Blaine.	NEW YORK.	
8. [Vacant.] 4. [Vacant.] 5. [Vacant.]	4. John A. Peters.	1. Henry A. Reeves. 2. John G. Schumaker.	
5. [Vacant.]	5. Eugene Hale.	2. John G. Schumaker.	
6. [Vacant.]	WARVIAND	1 3. Henry W. Slocum.	
7. [Vacant.]	MARYLAND, 1. Samuel Hambleton.	4. John Fox.	
illinois.	2. Stevenson Archer.	5. John Morrissey.	
At large, J. A. Logan.	8. Thomas Swann.	6. Samuel S. Cox.	
1. Norman B. Judd.	4. Patrick Hamill.	7. Hervey C. Calkin. 8. James Brooks.	
2. John F. Farnsworth.	5. Frederick Stone.	8. James Brooks.	
3. H. C. Burchard.		9. Fernando Wood.	
4. John B. Hawley, 5. Ebon C. Ingersoll.	MASSACHUSETTS.	10. Clarkson N. Potter. 11. George W. Greene.	
5. Ebon C. Ingerson.	1. James Buffington.	11. George W. Greene.	
6. Burton C. Cook.	2. Oakes Ames.	12. John H. Ketcham.	
7. Jesse A. Moore.	8. Ginery Twitchell.	13. John A. Griswold. 14. Stephen L. Mayhem.	
8. Shelby M. Cullom.	4. Samuel Hooper.	15. A. H. Tanner.	
9. I. W. McNeely. 10. Albert G. Burr.	5. Benj. F. Butler.	16 Orongo Worming	
11. S. S. Marshall.	6. Nathaniel P. Banks. 7. George M. Brooks.	16. Orange Ferriss. 17. Wm. A. Wheeler.	
12. John B. Hay.	8 George F Hoer	18. Stephen Sanford.	
13. John M. Krebs.	8. George F. Hoar. 9. Wm. B. Washburn.	19. Charles Knapp.	
INDIANA.	10. Henry L. Dawes.	20. Addison H. Laflin.	
1. Wm. E. Niblack.		21. Alex. H. Bailey.	
9 Michael C. Kerr	MICHIGAN.	22. John C. Churchill.	
8. William S Holman.	1. F. C. Beaman.	22. John C. Churchill. 23. Dennis McCarthy.	
4. Geo. W. Julian.	2. Wm. L. Stoughton.	24, George W. Cowles.	
John Coburn.	8. Austin Blair.	25. William H. Kelsey.	
6. Daniel W. Voorhees.	 Thomas W. Ferry. Omer D. Conger. 	26. Giles W. Hotchkiss.	
7 Godlove S. Orth.	6. Omer D. Conger.	27. Hamilton Ward.	
8. Jas. N. Tyner.	6. Randolph Strickland	28. Noah Davis, Jr.	
9. John P. Č. Shanks.	MINNESOTA.	29. John Fisher. 30. David S. Bennett.	
8. Jas. N. Tyner. 9. John P. C. Shanks. 10. Wm. Williams.	1. Morton S. Wilkinson	30. David S. Bennett.	
Jasper Packard.	2. Eugene M. Wilson.	31. Porter Sheldon.	
-			

*Not yet admitted to seats.

HOUSE OF REPRESENTATIVES—continued.

Clinton L. Cobb. 2. David Heaton. 8. Oliver H. Dockery. 4. John T. Deweese. 5. Israel G. Lash.

NORTH CAROLINA.

- 6. Francis E. Shober. Alexander H. Jones. OREGON.
- 1. Joseph S. Smith.
- ohio. 1. Peter W. Strader. 2. Job E. Stevenson.
- Robert C. Schenck.
 William Lawrence.
- William Mungen.
 John A. Smith.
 James J. Winans.
- 7. James J. Winans.
 8. John Beatty.
 9. Edw. F. Dickinson.
 10. Truman H. Hoag.
 11. John T. Wilson.
 12. Phil. Van Trump.
 13. George W. Morgan.
 14. Martin Welker.
 15. Eliskim H. Moore
- 15. Eliakim H. Moore.
- 16. John A. Bingham. 17. Jacob A. Ambler. 18. William H. Upson. 19. James A. Garfield.
- - PENNSYLVANIA.
- Samuel J. Randall.
 Charles O'Neill.
- 8. John Moffet.

- PENNSYLVANIA-cont'd. PENNSYLVANIA—cont'(
 4. William D. Kelley.
 5. John R. Reading.
 6. John D. Stiles.
 7. Wash. Townsend.
 8. J. Lawrence Getz.

- 8. J. Lawrence Gerz.
 9. Oliver J. Dickey.
 10. Henry L. Cake.
 11. Daniel M. Van Auken.
 12. Geo. W. Woodward.
 13. Ulysses Mercur.
 14. John B. Packer.
 15. Rich'd J. Haldeman.
- John Cessna.
 Daniel J. Morrell.
- 18. Wm. H. Armstrong. 19. Glenni W. Scofield. 20. Calvin W. Gilfillan.
- 21. [Contested.] 22. James S. Negley. 23. Darwin Phelps.
- 24. Joseph B. Donley.
- RHODE ISLAND.

 1. Thomas A. Jenckes.

 2. Nathan F. Dixon.
- south carolina.

 1. Benj. F. Whittemore.

 2. C. C. Bowen.

 3. Solomon D. Hoge.
- W. D. Simpson.
 - TENNESSEE.
 - Roderick R. Butler.
 Horace Maynard.
 - 3. William B. Stokes. 4. Lewis Tillman.

- TENNESSEE—continued.
 5. William F. Prosser.
 6. Samuel M. Arnell.
 7. Isaac R. Hawkins.
 8. William J. Smith.
- TEXAS.
- VERMONT.

 1. Charles W. Willard.

 2. Luke P. Poland.

 8. Worthington C.Smith
- VIRGINIA. Richard S. Ayer.
 James H. Platt.
- z. James H. Piatt.
 3. Charles H. Porter.
 4. George W. Booker,
 5. Robert Ridgeway.
 6. Wm. Milnes, Jr.
 7. Lewis McKenzie.
 8. J. K. Gibson.

- WEST VIRGINIA.

 1. Isaac H. Duvall.

 2. James C. McGrew.

 3. John S. Witcher.

 Wisconsin.
- 1. Halbert E. Paine.
- 2. Benj. F. Hopkins.*
 3. Amasa Cobb.
 4. Charles A. Eldredge.
 5. Philetus Sawyer.
 6. Cad. C. Washburn.

Delegates from Territories.

NEW MEXICO. J. Francisco Chaves. UTAH. William H. Hooper, WASHINGTON. Pelucius Garfielde.

COLORADO. Allen A. Bradford. DAKOTA. S. L. Spink. ARIZONA. Richard C. McCormick.

TDAHO. J. K. Shafer. MONTANA. James M. Cavanaugh. WYOMING. Stephen F. Nuckolls.

[#] Died Jan. 1, 1870.

SPEAKERS OF HOUSE OF REPRESENTATIVES.

FROM 1789 TO 1871.

1st Congress-Frederick Augustus Muhlenburg, of Pennsylvania, was elected Speaker of the House of Representatives April 1st, 1789, and served to March 3d, 1791.

2d Congress—Jonathan Trumbull, of Connecticut, was elected Speaker, and

2d Congress—Jonathan Trumbull, of Connecticut, was elected Speaker, and served from the 24th of October, 1791, to March 3d, 1793.

2d Congress—Frederick Augustus Muhlenburg, of Pennsylvania, was elected Speaker, and served from December 2d, 1798, to March 3d, 1795.

2th and 5th Congresses—Jonathan Dayton, of New Jersey, was elected Speaker, and served from December 7th, 1795, to March 3d, 1795.

2th Congress—Theodore Sedgwick, of Massackusetts, was elected Speaker, ar 1 served from December 2d, 1799, to March 3d, 1801.

2th, 8u. and 9th Congresses—Nathaniel Macon, of North Carolina, was elected Speaker, and served from December 7th, 1801, to March 3d, 1807.

10th and 11th Congresses—Joseph B. Varnum, of Massachusetts, was elected Speaker, and served from October 26th, 1807, to March 3d, 1811.

12th, 13th, 14th, 15th and 16th Congresses—Henry Clay, of Kentucky, was elected Speaker, and served from November 4th, 1811, to March 3d, 1821.

17th Congress—Philip P. Barbour, of Virginia, was elected Speaker, and served from December 3d, 1821, to March 3d, 1828.

18th Congress—Henry Clay, of Kentucky, was elected Speaker, and served

18th Congress—Henry Clay, of Kentucky, was elected Speaker, and served from December 1st, 1823, to March 3d, 1825.

18th Congress—John W. Taylor, of New York, was elected Speaker, and served from December 5th, 1825, to March 3d, 1827.

20th, 21st, 22d and 23d Congresses—Andrew Stevenson, of Virginia, was elected Speaker, and served from December, 3d, 1827, to June 3d, 1834; and ed Speaker, and served from December, 30, 1871, to dune on, 1804; and John Bell, of Tennessee, was, on the 4th of June, elected to serve at the balance of the 23d Congress, which was ended on March 3d, 1837.

24th and 25th Congresses—James K. Polk, of Tennessee, was elected Speaker, and served from December 7th, 1835, to March 3d, 1839.

26th Congress—Robert M. T. Hunter, of Virginia, was elected Speaker, and

served from December 16th, 1839, to March 3d, 1841.

20th Congress—John White, of Kentucky, was elected Speaker, and served from May 31st, 1841, to March 3d, 1843.

28th Congress—John W. Jones, of Virginia, was elected Speaker, and served from December 18th 1818 to March 3d, 1843.

20th Congress—John W. Johes, of Virginia, was elected Speaker, and served from December 4th, 1843, to March 3d, 1845.
 29th Congress—John W. Davis, of Indiana, was elected Speaker, and served from December 18th, 1845, to March 3d, 1847.
 80th Congress—Robert C. Winthrop, of Massachusetts, was elected Speaker, and served from December 16th, 1847, to March 3d, 1849.

and served from December 16th, 1847, to March 3d, 1849.

1st Ongress—Howell Cobb, of Georgia, was elected Speaker, and served from December 24th, 1849, to March 3d, 1851.

2d and 383 Congresses—Lynn Boyd, of Kentucky, was elected Speaker, and served from December 4th, 1851, to March 3d, 1855.

24th Congress—Nathaniel P. Banks, Jr., of Massachusetts, was elected Speaker and served from February 2d, 1856, to March 3d, 1857.

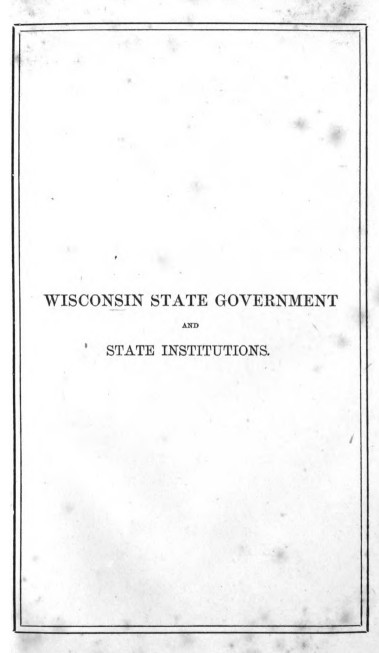
25th Congress—James L. Orr, of South Carolina, was elected Speaker, and served from December 7th, 1887, to March 3d, 1859.

26th Congress—William Pennington, of New Jersey, was elected Speaker February 1st 1869, and served to March 3d, 1859.

ruary 1st, 1860, and served to March 3d, 1861.

87th Ongress—James G. Blaine, of Maine, was elected Speaker July
4th, 1861, and served to March 3d, 1863.
88th, 38th and 40th Congresse—Schuyler Colfax, of Indiana, was elected
Speaker December 7th, 1863, and served to March 3d, 1869.
41st Ongress—James G. Blaine, of Maine, was elected Speaker March 4, 1869,

and serves until March 3d, 1871.





WESTERN ENGRAPING CO. CHICAGO.

Lucius Fainchiel

BRIG GEN. LUCIUS FAIRCHTED.

30V. OF WIS 1866 J

Digitized by Google .

WISCONSIN STATE GOVERNMENT.

STATE OFFICERS.

	· · · · · · · · · · · · · · · · · · ·	
Name.	Title of Office.	Residence.
LUCIUS FAIRCHILD	Governor	Madison.
THADDEUS C. POUND	Lieutenant Governor	Chippewa Falls.
LLYWELYN BREESE	Secretary of State	Portage.
HENRY BÆTZ	State Treasurer	Manitowoc.
STEPHEN S. BARLOW	Attorney General	Kilbourn City.
ALEXANDER J. CRAIG	State Superintendent	Madison.
GEORGE F. WHEELER	State Prison Commissioner.	Waupun.

THE JUDICIARY.

SUPREME COURT.

Name.	Title of Office.	Salary.	Term expires.
UTHER S. DIXONORSAMUS COLEBYRON PAINELA FAYETTE KELLOGG	Associate Justice	3,500 4,000	May 31, 1875 May 31, 1873 May 31, 1871

CIRCUIT COURTS.

[For Terms and Counties composing Circuits, see page 266.]

Dist.	Name.	Residence.	Salary.	Term expires.
2d 3d 4th 5th 7th 9th 10th	JOSEPH T. MILLS. ROMANGO BUNN. GEORGE W. CATE H. L. HUMPHREY ALVA STEWART.	Oconomowoc. Fox Lake Fond du Lac. Lancaster Sparta Stevens Point. Hudson Portage Oshkosh	\$2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500	Dec. 31, 1871 Dec. 31, 1875 Dec. 31, 1875 Dec. 31, 1872 Dec. 31, 1870 Dec. 31, 1870 Dec. 31, 1872 Dec. 31, 1872 Dec. 31, 1873 June 30, 1870

ORGANIZATION OF STATE DEPARTMENTS.

Executive Department.

LUCIUS FAIRCHILD	Governor.
THADDEUS C. POUND	Lieutenant Governor.
ED. E. BRYANT	Private Secretary.

GOVERNOR'S STAFF.

Adjutant General	ED. E. BRYANT, with rank of Brig. General.
Quartermaster General	JOHN C. SPOONER, with rank of Brig. Gen'l.
Surgeon General	E. B. Wolcott, with rank of Brig. General.
Aide-de-Camp	John G. Clark, with rank of Colonel.
Aide-de-Camp	JEROME A. WATROUS, with rank of Colonel.
Aide-de-Camp	HENRY B. HARSHAW, with rank of Colonel.
Aide-de-Camp	JAMES M. BULL, with rank of Colonel.
Aide-de-Camp	GEORGE B. GOODWIN, with rank of Colonel.
Aide-de-Camp	ROBERT MONTEITH, with rank of Colonel.

Aide-de-Comp to Adjutant Gen'l.. Angus R. McDonald, with rank of Captain-Military Secretary...... Ed. E. Beyant.

Secretary of State's Office.

LLYWELYN BREESE	Secretary of State.
THOS. S. ALLEN (temporary)	Assistant Secretary of State.
D. H. Tullis	Bookkeeper.
LEVI ALDEN	Printing Clerk.
CHAS. C. Dow	Bookkeeper Land Department.
ROBERT MONTEITH	General Clerk.
Wm. H. WILLIAMS	
JOHN T. JONES	
CHARLES F. LEGATE	
James Bennett	Mail and General.

State Treasurer's Office.

HENRY BÆTZ	State Treasurer.
WILLIAM KETCHAM	Assistant Treasurer.
GEORGE W. GRIFFIN CHARLES J. MARTIN	Bookkeeper.
CHARLES J. MARTIN	Corresponding Clerk.
D. LLOYD JONES	Bookkeeper in Land Departm't.
D. Lloyd Jones	Banking and Recuiving Clerk.
Frank Alderman	Messenger.

Attorney General's Office.

STEPHEN S. BARLOW	Attorney General.
JOHN C. SPOONER	Assistant Attorney General.

Office Constitution of Public Instruction
Office Superintendent of Public Instruction.
A. J. CRAIG State Superintendent.
JOHN B. PRADT Assistant Superintendent.
State Prison.
GEORGE F. WHEELER Commissioner.
CHARLES S. KELSEY. Deputy Warden. D. B. PARKHURST Clerk. HENRY DREW Chaplain.
V =
State Library.
O. M. CONOVER Librarian.
<u> </u>
Superintendent of Public Property.
A. A. MEREDITH Superintendent.
HENRY HIMEBAUGH Assistant Superintendent.
,
Treasury Agent.
D. K. NOYES
M. T. BAILEY Assistant.
State Historical Society.
D. S. DURRIE Librarian.
LYMAN C. DRAPER
LIMAN C. DRAFER
State Armory.
A. R. McDONALD State Armorer and Clerk in Adjt. Gen. office.
<u> 2210-</u>
Office Commissioners of School and University Lands.
COMMISSIONERS
LL. BREESE. Secretary of State. HENRY BÆTZ. State Treasurer. S. S. BARLOW. Attorney General.
CLERKS.
T. W. GIBBS. Chief Clerk. C. M. FOREMAN Clerk. E. S. McBride Clerk. B. F. CRAM Clerk. C. DEMOE Clerk. C. E. W. STRUVE Clerk. G. H. MEISSNEE Clerk. W. K. BARNEY Clerk.
NILS MICHELET Clerk. JULIUS LASCHE Clerk. C. P. JACOBS Messenger.

EDUCATIONAL INSTITUTIONS.

University of Wisconsin. [Located at Madison.]

BOARD OF REGENTS.

Terms expire first Monday in February, 1870.				
H. D. BARBON	St. Croix Falls			
R. B. SANDERSON				
F. O. THORPE.				
JOHN C. MCMYNN				
J. C. COVER.				
U. C. COVER	Lancastor.			
Terms expire first Monday in February, 1871				
H. H. GRAY				
AUG. L. SMITH				
B. R. HINCKLEY				
Sam'l Fallows				
JACOB S. BUGH.				
DACOB O. DUGA	Wautoma.			
Terms expire first Monday in February, 1872.				
Anthony Van Wyck	Milwankee.			
Angus Cameron				
C. S. Hamilton				
J. C. Gregory.				
N. B. VAN SLYKE				
N. D. YAR BLIAR	mauroui.			
· ·				

OFFICERS OF THE BOARD.

C. S. HAMILTON	President.
JOHN 8. DEAN	Secretary.
HENRY BÆTZ	Tressurer.

EXECUTIVE COMMITTEE.

N. B. VAN SLYKE,

R. B. SANDERSON,

J. C. GREGORY.

FACULTY.

P. A. CHADBOUR NE, M. D., LL.D., President and Professor of Mental and Moral Philosophy.

JOHN W. STERLING, LL.D., Vice President and Professor of Natural Philosophy and Astronomy.

> JOHN B. PARKINSON, A. M., Professor of Mathematics.

STEPHEN H. CARPENTER, A. M., Professor of Rhetoric and English Literature.

VILLIAM F. ALLEN, A. M., Professor of Ancient Languages and History.

JOHN B. FEULING, Ph. D.,
Professor of Modern Languages and Comparative Philology.

W. W. DANIELLS, M. S., Professor of Agriculture and Analytical Chemistry.

JOHN E. DAVIES, M. D., Professor of Natural History and Chemistry.

ADDISON E. VERRILL, A. M., Professor of Comparative Anatomy and Entomology. Hon, L. S. DIXON, LL. D., Chief Justice of the Supreme Court of Wisconsin, Professor of Law.

Hon. ORSAMUS COLE, LL. D., Associate Justice of the Supreme Court of Wisconsin, Professor of Law.

Hon. BYRON PAINE, LL. D.,
Associate Justice of the Supreme Court of Wisconsin, Professor of Law.

Hon. H. S. ORTON, Dean of Law Faculty.

J. H. CARPENTER, Esq., Professor of Law.

WM. F. VILAS, LL. B., Professor of Law.

D. B. FRANKENBURGHER, Ph. B., Instructor in Preparatory Department.

> R. B. ANDERSON, Ph. B., Instructor in Languages.

Miss CLARISSA L. WARE, Preceptress of Female College.

Miss CLARA D. BEWICK, Ph. B., Teacher of Latin and History.

Miss LIZZIE S. SPENCER, Ph. B., Teacher of English Branches.

> Miss FRANCES BROWN, Teacher of Music.

Miss LOUISA BREWSTER, Teacher of Drawing and Painting.

Normal Schools.

BOARD OF REGENTS.

His Excellency, Lucius Fairchild, ex officio	Madison. Madison.
WM. E. SMITH. J. E. THOMAS. HENRY LINES.	Sheb. Falls.
Terms Expire February 1, 1871. Nelson Williams S. A. White A. H. Weld	Whitewater.
W. C. WHITFORD. HANMER ROBBINS WM. STARR	Platteville.

OFFICERS OF THE BOARD.

WM. STARR	President.
HANMER ROBBINS	Vice President.
A. J. CRAIG	Secretary.

STATE INSTITUTIONS.

Hospital for the Insane,
[Located near Madison.]

BOARD OF TRUSTEES.

BOARD OF TRUSTEES.				
Terms Expire April 5, 1870.				
DAVID ATWOOD Madison.				
CHAS. D. ROBINSON Green Bay.				
JOHN C. SHERWOOD Dartford.				
F. S. LAWRENCE. Janesville. F. J. BIAIB. Milwaukee.				
Terms Expire April 5, 1871.				
YATES ASHLEY Pardeeville.				
J. T. KINGSTON				
W D TAYLOR				
W. R. TAYLOR Cottage Grove E. W. Youne. Prairie du Sac.				
Terms Expire April 5, 1872.				
A. P. WATERMAN				
H. H. GILES				
S D HASTINGS Medison				
SIMEON MILLS Madison.				
R. Z. MASON. Appleton.				
OFFICERS OF THE BOARD.				
H. H. GILES President.				
E. W. YOUNG				
E. W. YOUNG				
SIMEON MILLS				
EXECUTIVE COMMITTEE.				
SAMUEL D. HASTINGS, Chairman, W. R. TAYLOR, E. W. YOUNG.				
AUDITING COMMITTEE.				
DAVID ATWOOD. YATES ASHLEY.				
RESIDENT OFFICERS OF THE HOSPITAL.				
Dr A S McDULI.				
Dr. A. S. McDILL Superintendent. Dr. JOHN T. WILSON First Assistant Physician.				
Dr. WIGGINGTON Second Assistant Physician.				
S. M. HALLIDAY Steward. Mrs. MARY C. HALLIDAY Matron.				
Mrs. MARY C. HALLIDAY				
•				
State Reform School.				
[Located at Waukesha.]				
BOARD OF MANAGERS.				
Terms Expire first Tuesday in March, 1870.				
WM. BLAIR Waukesha.				
EDWARD O'NEILL Milwaukee.				
Terms Expire first Tuesday in March, 1871.				
A. E. Elmore Green Bay.				
CHARLES R. GIBBS Whitewater.				
Term Expires first Tuesday in March, 1872.				
EDWIN HURLBUTOconomowoc.				
· OFFICERS OF THE BOARD.				
EDWARD O'NEILL President.				
Vice-President.				
A. E. ELMORE				
C. R. GIBBS Secretary.				
RESIDENT OFFICERS				
A. D. HENDRICKSON Superintendent.				
GEORGE W. SMITH				
Mrs. OLIVE D. HENDRICKSON Matron.				

Institution for the Education of the Blind.

[Located at Janesville.]

BOARD OF TRUSTEES.

S. W SMITH	Terms	Expire	February	1, 1870.	Janosvilla
W. H. TRIPP					Janesville
	Terms	Expire	February	1, 1871.	
R. B. TREAT A. M. THOMSON					Janesville Janesville.
	Terms	Expire	February	1, 1872.	
ORRIN GUERNSEY					Janesville Janesville.

OFFICERS OF THE BOARD.

R. B. TREAT, M. D	President.
S. W. SMITH	Treasurer.
ORRIN GUERNSEY	Secretary.

OFFICERS OF THE INSTITUTION.

THOMAS H. LITTLE, M. A	Superintendent.
Mrs. S. C. Little	Governess.
Miss S. A. Watson. Miss H. A. Daggett	
Miss H. A. DAGGETT	Teachers.
Miss C. L. Baldwin. John W. Bischoff.	
JOHN W. BISCHOFF	Teacher of Music.
JOSEPH HORTON	Foreman of Shop.
Miss Eliza Mitchell	Matron.

Deaf and Dumb Institute.

[Located at Delavan.]

BOARD OF TRUSTEES.

Te Te	rms Expire January 1, 1870.	
C. D. LONG		Delavan.
A. H. BARNES		Darien.
H. LATHAM		Elkhorn.
Te Te	erms Expire January 1, 1871.	
H. L. BLOOD		Appleton.
A. L. CHAPIN		Beloit.
SALMON THOMAS		Delavan.
Te	rms Expire January 1, 1872.	
WM. C. ALLEN		Delavan.
J. B. WHITING, M. D	• • • • • • • • • • • • • • • • • • • •	Janesville.
W. D. BACON	••••	Waukesha

OFFICERS OF THE BOARD.

Hon. WM. C. ALLEN	President.
CHARLES H. STURTEVANT	Secretary.
ALFRED D. THOMAS	Treasurer.

INTELLECTUAL DEPARTMENT.

EDWARD C. STONE, A. M..... Principal.

Soldiers' Orphans' Home.

[Located at Madison.]

,	TRUSTEES.	
		Terms expire.
A. J. WARD	Madison	April 11th, 1870.
N. M. LITTLEJOHN	Whitewater	M'rch 18th, 1871.
HENRY HARNDEN	Madison	April 11th, 1872.
JAMES BINTLIFF	Monroe	Nov'ber 3d, 1872.
COLWERT K. PIER	MonroeFond du Lac	April 11th, 1870.
W. J. ABRAMS	Green Bay	April 11th, 1872.
W. J. KERSHAW	Big Springs	April 11th, 1871.

OFFICERS OF THE BOARD.

N.	M.	LITTLEJOHN	President.
w.	. J.	ABRAMS	Vice President.
C.	K.	PIER	Secretary.

EXECUTIVE COMMITTEE.

N. M. LITTLEJOHN.

HENRY HARNDEN.

SUPERINTENDENT OF HOME.

W. P. TOWERS.

MATRON,

MRS. MARY TOWERS.

State Board of Immigration.

LUCIUS FAIRCHILD	Governor, ex officio.
LL. Breese,	Secretary of State, ex officio.
JOHN A. JOHNSON	Madison.
J. A. Becher	Milwaukee.
MARK A. FULTON	Hudson.
JOHN B. EUGENE	Green Bav.
HIGH W JONES	Dodgavilla
J. W. CARNEY	Fond du Lac.

Lumber Inspectors.

Terms expire first Monday in April, 1870.

First District	E. LAVIGNE	Grand Rapids.
Second District	TIM. ATKINSON	La Crosse.
Third District	GEORGE W. DEMING	West Eau Claire.
Fourth District	WILLIAM J. VINCENT	St. Croix Falls.
	C. B. WHEELOCK	
	H. L. GATES	
Seventh District	J. G. CALLAHAN	Eau Claire.
Eighth District	DAVID T. BOSWELL	Barron,

Fish Inspector.

OFFICIAL DIRECTORY.

The Wisconsin Congressional Delegation, State Officers and Senators.

and Members of the Assembly,

With Districts, Home Post Offices and Biographic Sketches.

THE CONGRESSIONAL DELEGATION.

UNITED STATES SENATORS.

			Tetm expires.		
Hon.	TIMOTHY	O. HOWE	March 3, 1873		
Hon	MATT H	CARPENTER	March 3, 1875		
Trom.	HILLIAI. AL.	Carte Militari	2010		

REPRESENTATIVES.

1st	District-	-HALBERT E. PAINE	March	3,	1871
2d	do	BENJAMIN F. HOPKINS*	March	3.	1871
3d	do	AMASA COBB	March	3,	1871
4th	do	CHARLES A. ELDREDGE	March	3,	1871
5th	do	PHILETUS SAWYER	March	3,	1871
6th	do	CADWALLADER C. WASHBURN	March	3,	1871

Senators.

TIMOTHY O. HOWE, of Green Bay, was born at Livermore, Maine, February 24, 1816; received an academic education; studied law and was admitted to the bar; was a member of the legislature of the State of Maine in 1845, in the latter part of which year he removed to Wisconsin; was elected a judge of the circuit and supreme courts in Wisconsin in 1850, and held the office until he resigned in 1855; was elected to the United States Senate as a Union Republican to succeed Charles Durkee, and took his seat in 1861, and was reelected in 1867. His term of service will expire March 3, 1873.

MATTHEW H. CARPENTER, of Milwaukee, was born at Moretown, Vermont, in 1824; entered the Military Academy at West Point in 1842, and remained there two years; studied law with Rufus Choate and was admitted to the bar; removed to Wisconsin in 1848 and entered upon the practice of this profession; was elected to the United States Senate as a Republican in place of James R. Doolittle, and took his seat March 4, 1869. His term of service will expire March 3, 1875.

*Died January 1, 1870.

23 MANUAL.

Representatives.

First District.—City and county of Milwaukee, Kenosha, Racine, Walworth, and Waukesha counties.

HALBERT E. PAINE, of Milwaukee, was born at Chardon, Ohio, February 4, 1826; graduated at the Western Reserve College, Ohio; studied and practiced law in Cleveland, Ohio; came to Wisconsin in 1857; entered the Union army as colonel of the fourth Wisconsin volunteers in 1861; was promoted to the rank of brigadier general for distinguished services in the war for the suppression of the rebellion, and of major general by brevet for galantry in the assault on Port Hudson, May 27, 1863; was elected to the thirty-nin-th and fortieth Congresses, and was re-elected to the forty-first Congress as a Republican, receiving 17,513 votes, against 17,084 votes for Mitchell, Democrat.

Second District.-Columbia, Dane, Jefferson, and Rock counties.

BENJAMIN F. HOPKINS, of Madison, was born in Washington county, New York, April 22, 1829; received a public school education; came to Wisconsin, where he engaged in general business pursuits; was private secretary to the Governor of Wisconsin in 1836 and 1857; was a member of the State house of representatives of Wisconsin in 1865 and of the State senate in 1862 and 1863; was elected to the fortieth Congress and was re-elected to the fortyfirst Congress as a republican, receiving 18,333 votes, against 12,659 votes for Winan4, democrat. Mr. H. died Jan. 1, 1870.

Third District.—Crawford, Grant, Green, Iowa, La Fayette, Richland and Sauk counties.

AMASA COBB, of Mineral Point, was born in Crawford county, Illinois, September 27, 1823; received a public school education; came to Wisconsin Territory in 1842; was engaged in lead mining; served in the United States army as a private in the Mexican war, during which he studied law, and after wards commenced practice; was district attorney from 1850 until 1854; was a member of the State senate of Wisconsin in 1855 and 1856; was adjutant general of Wisconsin from 1855 until 1858; was a member of the State house of representatives in 1860 and 1861, serving the last year as speaker; entered the Union army as colonel of the fifth Wisconsin volunteers, which he had raised, and subsequently, during a recess of Congress, as colonel of the forty-third Wisconsin volunteers, which he had also raised, serving with such gallantry as to receive the brevet rank of Brigadier General; was elected to the thirty-eighth, thirty-ninth, and fortieth Congresses, and was re-elected to the forty-first Congress as a republican, receiving 17,903 votes, against 11,162 votes for Passmore, democrat.

Fourth District.--Dodge, Fond du Lac, Ozaukee, Sheboygan, and Washington counties.

CHARLES A. ELDREDGE, of Fond du Lac, was born at Bridport, Vermont, February 27, 1821; went with his parents to New York; studied and practiced law; settled in Wisconsin in 1848; was a member of the State senate

of Wisconsin in 1854 and 1855; was elected to the thirty-eighth, thirty-ninth and fortieth Congresses, and was re elected to the forty-first Congress as a democrat, receiving 17,688 votes, against 12,205 votes for Frisby, republican.

Fifth District.—Brown, Calumet, Door, Green Lake, Kewaunec, Marquette, Manitowoc, Oconto, Outagamie, Shawano, Waupaca, Waushara and Winnebago counties.

PHILETUS SAWYER, of Oshkosh, was born in Whiting, Vermont, September 22, 1816; received a public school and business education; came to Wisconsin in 1847 and engaged in the lumber business; was a member of the State legislature of Wisconsin in 1857 and 1861; was a delegate to the National Republican Convention at Baltimore in 1864; was Mayor of Oshkosh in 1863 and 1864; was elected to the thirty-ninth and fortieth Congresses, and was reelected to the forty-first Congress as a republican, receiving 19,422 votes, against 15,234 votes for Vilas, democrat.

Skuth District.—Adams, Ashland, Barron, Bayfield, Buffalo, Burnett, Clark, Chippewa, Douglas, Dunn, Eau Claire, Jackson, Juneau, La Crosse, Marathon, Monroe, Pepin, Pierce, Polk, Portage, St. Croix, Trempealeau, Vernon and Wood counties.

CADWALLADER C. WASHBURN, of La Crosse, was born at Livermore, Maine, April 22, 1818; received an academic education; studied and practiced law; was appointed a Major General in the Union_army in the war for the suppression of the rebellion; was a memoer of the thirty-fourth, thirty-sixth, and fortieth Congresses, and was re-elected to the forty-first Congress as a republican, receiving 21,164 votes, against 11,477 votes for Ellis, democrat.

THE STATE OFFICERS.

[State Officers are chosen for a term of two years.]

Governor,

LUCIUS FAIRCHILD, of Madison, Dane county. He was born in th town of Kent, Portage county, Ohio, December 27, 1831; received a common school education; is by profession a lawyer; he came to Wisconsin in 1846, and settled at Madison, with his parents; in 1849 he made an overland trip to California, and remained there until 1855, when he again returned to Wisconsin; was clerk of the circuit court for Dane county in 1859 and 1860; in 1861 entered the military service with the 1st Wisconsin Volunteers, and was commissioned successively as Captain, Major, Lieutenant Colonel, and Brigadier General of Volunteers, and Captain in the 16th regiment U. S. Regular Army. At the battle of Gettysburg, where he commanded the Second Wisconsin, of the "Iron Brigade," he lost an arm, and while recruiting his health he received and accepted the Republican nomination for Secretary of State, to which position he was elected in 1863; in 1865 was elected Governor, and was relected in 1867 and 1869, receiving, at the last election, 69,502 votes to 61,239 for Charles D. Robinson (Dem.).

6

į

Lieutenant Governor.

THADDEUS C. POUND, of Chippewa Falls, Chippewa county. He was born in the town of Elk, Warren county, Pennsylvania, December 6, 1832; attended the common schools, and subsequently pursued his studies at Rushford Academy, N. N., and Milton Academy, Wisconsin; is by occupation a merchant and lumberman. He came to Wisconsin in 1848, and first settled in Rock county; was a member of the Assembly in 1864, 1866, 1867 and 1869—at the latter session was chosen Speaker pro tem. In November, 1869, was elected Lieutenant Governor, receiving 69,606 votes to 59,728 for Hamilton H. Gray (dem.).

Secretary of State,

LLYWELYN BREESE, of Portage, Columbia county. He was born in Mallwyd, Merionethshire, North Wales, May 18th, 1838; received an academic education; was fermerly engaged in agricultural pursuits, but for several years past has been engaged as a merchant; he came to Wisconsin in 1846, and settled at Randolph, Columbia county; was appointed under-sheriff of the county in 1869, which position he held for two years; in 1860 was elected County Treasurer, and re-elected in 1862 and 1864; in 1869 accepted the nomination as the Republican candidate for Secretary of State, tendered him by the Republican State Committee, and was elected, receiving a vote of 68,205, against 60,719 for A. G. Cook (Dem.) and 1,512 for E. A. Spencer.

State Treasurer.

HENRY BATZ, of Manitowoc. He was born in Stockhausen, Hesse Damstadt, Germany, July 27th, 1830; received a common school education; is by profession a real estate and insurance agent. He came to Wisconsin in 1853, and first settled at Two Rivers, subsequently removing to Manitowoc: was elected Town Clerk of Manitowoc in 1857; Register of Deeds for Manitowoc. county in 1858, and re-elected in 1860; Trustee and Supervisor of Manitowoe for two years; Treasurer of Manitowoc village one year, from April, 1866; was elected.County Treasurer in 1866, and re-elected in 1868, although there was a large adverse political majority on the general ticket at each election; President of the village of Manitowoo for two successive terms from April, 1867, and a delegate to the Republican National Convention at Chicago in 1868, and there supported the nomination of Grant and Colfax for President and Vice President. In 1862 entered the military service as a Captain, in the 26th Wisconsin regiment, and subsequently was promoted to Major; at the battle of Gettysburgh he received a wound which disabled him from further service, and he accordingly resigned. Was elected State Treasurer in 1969, receiving 69,823 votes to 60,672 for John Black, (Dem.)

Attorney General,

STEPHEN STEELE BARLOW—P. O. address, Kilbourn City, Columbia county. He was born in Baliston Spa, Saratoga county, New York, August 17, 1818; graduated at Rochester Seminary, New York, in 1837; is by profes, sion a lawyer; he came to Wisconsin in 1840, and first settled at Delayan

Walworth county; was a member of Assembly from Walworth county in 1852; District Attorney in 1853; County Judge of Sauk county from 1858 to 1862; District Attorney from 1863 to 1867; member of the Assembly in 1867, and of the Senate in 1868 and 1869; was a candidate for Presidential elector for the State at large in 1868, on the Republican ticket, which ticket was successful, and he cast his vote for General U.S. Grant for President and Schuyler Colfax for Vice President. He received a vote for Attorney General of 69,746, against 60,520 for S. U. Pinney, (Dem.)

State Prison Commissioner,

GEORGE FOSTER WHEELER—P. O. address at home, Nanaupa, Fond du Lac county; during the term of his office, Waupun. He was born in the town of New Haven, Addison county, Vermont, December 23, 1824; received a common school education; is by occupation a farmer; he came to Wisconsin in 1854 and settled at Springvale, Fond du Lac county; was elected Chairman of the Town Board in 1859; elected Sheriff of Fond du Lac county in 1860; State Senator for the Twentieth District in 1863, and re-elected in 1865, and at the session of 1867 was unanimously elected President pro tem. of the Senate; was appointed Deputy United States Marshal in 1869, and at the November election was elected State Prison Commissioner, by a vote of 69,897, against 60,675 for Carl M. Bordoe (Dem.)

State Superintendent,

ALEXANDER J. CRAIG, of Madison, Dane county. He was born in the town of Walkill, Orange county, New York, November 11th, 1823; received a common school education; is by profession an educator; he came to Wisconsin in 1843 and settled at Palmyra, Jefferson county; was frequently chosen to fill town offices and in 1859 was member of the Assembly, from the 4th district of Jefferson county; in 1860 was appointed Assistant State Superintendent which position he continued to hold for eight years; in 1864 served as Adjutant of the 40th Wis., (a 3 months regiment,) until the expiration of its term of service. In 1867 was elected State Superintendent and re-elected in 1869, receiving a vote of 70,120 to 60,408 for Pierce K. Gannon (Dem.)

WISCONSIN LEGISLATURE.

Senate.

(The Senate consists of 33 members—those from the odd numbered districts aving been elected in November, 1868, and those from the even numbered districts in 1869. Senators hold their offices for two years, and receive a compensation of \$350 per annum. The Lieutenant Governor is, ex officio, President of the Senate)

President of the Senate—THADDEUS C. POUND. For biographic sketch see State Officers, Lieutenant Governor.

Chief Clerk—LEANDER B. HILLS, (Rep.) Post-office address, Madison. He was born in the town of Marshall, Onedia county, New York, October 9th, 1823; received a common school education; was admitted to the practice of law. He came to Wisconsin in 1847 and settled at Waupun; was Chief Clerk of the Senate in 1867, 1869, 1869 and re-elected for the session of 1870. Entered the military service during the rebellion as 1st Lieut. of Co. K, 10th Wis. Vols.

First District

Consists of Sheboygan county. Population, in 1865, 27,671. The Senator is

DAVID TAYLOR (Rep.,) of Sheboygan. He was born in the town of Carlisle, Schoharle county, New York, March 11, 1818; graduated at Union College, New York, in 1841; is by profession a lawyer. He came to Wisconsin in 1846 and settled at Sheboygan; has filled various town offices; was for one term District Attorney; elected to the Assembly in 1853; to the Senate for two years in 1855; was Judge of the Fourth Circuit from July, 1858, to January 1, 1869; was elected to the Senate in 1868, by 608 majority, receiving 3,056 votes, to 2,448 for Otto Puhlmann (Dem.) His seat was contested by Mr. P., on the ground that he was not eligible to the office of State Senator, he bein g a Circuit Judge at the time of election, but this view was not sustained by the Senate, and he was confirmed in his seat by a large majority.

Second District

Consists of the counties of Brown, Door and Kewaunee. Population, in 1865, 25,419. The Senator is

LYMAN WALKER (Dem.), of Ahnepee, Kewaunee county. He was born in Tully, Onondaga county,

New York, May 31, 1799, and is the oldest member of the present Senate. He received a common school education; is by profession a lawyer; he came to Wiscorsin in 1855 and settled at Ahnepee. Was Postmaster at Cochranton, O., under the administration of James K. Polk, and at Milan, O., under the administration of Franklin Pierce; has held the office of District Attorney of Kewaunee county for the past ten years; was a member of the Assembly in 1865, and was elected County Superintendent of Schools in 1866. In 1869 was elected Senator, receiving 2,010 votes, against 1,891 for J. S. Curtis (Rep.), thus obtaining 119 majority.

Third District

Consists of the county of Ozaukee. Population, in 1865, 14,882. The Senator is

LYMAN MORGAN (Dem.) of Ozaukee. He was born in the town of Buttermilk Falls, Wyoming county, Pennsylvania, April 23, 1814; received a common school education; is by occupation a manufacturer; he came to Wisconsin in 1847 and settled at Port Washington; was chairman of the town board of Supervisors for three years and school director for one term. Was elected to the Senate in 1864 and re-elected in 1866 and again in 1868, receiving 2,090 votes, to 447 for his opponent.

Fourth District

Consists of the county of Washington. Population, in 1865, 24,019. The Senator is

ADAM SCHANTZ (Dem.) of Addison. He was born in Germany, October 9, 1819; received a common school education; is by occupation a farmer and merchant; he came to Wisconsin in 1846 and settled at Hartford; was a member of Assembly from Washington county in 1854, and again in 1863; was elected to the Senate in 1867, and re-elected in 1869, as an independent Democratic candidate, receiving 444 majority over Paul A. Weil, (Dem.)

Fifth District

Consists of the 1st, 2d, 6th and 7th wards of Milwaukee and the towns of Milwaukee and Granville, of Milwaukee county. Population, in 1865, 39, 023. The Senator is

WILLIAM PITT LYNDE (Dem.) of Milwaukee. He was born in the town of Sherburne, Chenango county, New York, December 16th, 1817; grad-uated at Yale College in 1838; is by profession a lawyer; he came to Wisconsin in the spring of 1841 and set-tled at Milwaukee. In 1844 he was tled at Milwaukee. In 1844 he was appointed by Gov. Talmadge, Attor-ney General of the Territory, which position he held until June, 1845, when he was appointed by President Polk, U. S. District Atterney of Wisconsin, which position he held until the admission of the State into the Union. In May, 1848, he was elected a Representative in Congress, for the 1st District, and was an unsuccessful candidate for re-election, Charles Durkee, Free Soil candidate being chosen. In 1859 was an unsuccessful candidate for Justice of the Supreme Court, against Byron Paine. In the spring of 1860 was elected Mayor of Milwaukee; was a Member of Assem-bly from the 2d ward of Milwaukee in 1866 and was elected to the Senate from the 5th district, in 1868.

Sixth District

Consists of the 3d, 4th, 5th and 8th wards and the towns of Wauwatosa, Greenfield, Lake, Oak Creek and Franklin, of Milwaukee county. Population, in 1865, 33,297. The Senator is

PETER V. DEUSTER (Dem.) of Milwaukee. He was born in Dueren, county of Aix-la-Chapelle, Prussia, February 13th, 1831; was educated at the college at Dueren, but left too young to graduate; completed his education afterwards in a printing office; is by profession a printer, publisher and editor; he came to Wisconsin in 1847 and settled at Milwaukee. In 1854 was Deputy Clerk of Circuit Court, and Deputy Clerk of the Board of Supervisors of Washington county. In 1863 represented the 5th District of Milwaukee in the Assembly. In 1852 he started a literary paper in Milwaukee, called the Hausfreund: in 1856 he purchased the See-Bote at Milwaukee, which he has continued to publish ever since, and has recently purchased the Chicago Daly Union. He received a vote of 2, 178 against 1, 704 for Charles H. Larkin, (Ind.) thus electing him by 474 majority.

Seventh District

Consists of the county of Racine. Population, in 1865, 22,884. The Senator is

HENRY STEVENS, (Rep.) postoffice address, Caledonia Center. He was born in the town of Wilton, Hillsborough county, New Hampshife, January 26th. 1818; received a common school education; is by occupation a farmer; he came to Wisconsin in 1855 and settled at Caledonia Center; has been Chairman of the Town Board; was a Member of the Assembly in 1864; elected to the Senate in 1866 and re elected in 1842, by 1,193 majority, receiving 3,124 votes against 1,981 for William Besnick, (Dem.)

Eighth District

Consists of Kenosha county. Population, in 1865, 12,676. The Senator is

MILTON H. PETTIT (Rep.) of the city of Kenosha. He was born in the town of Fabius, Onondaga county, New York, October 22d. 1825; was educated at Fabius Academy; is by present occupation a mal-ter and grain dealer; he came to Wisconsin 1846 and settled in Somers, Kenosha county; moved to the city of Kenosha in 1854; and in 1859 and again in 1864 represented the 1st ward of the city, in the City Council; was elected Mayor of the city in 1861, 1855 and 1867. In 1869 was elected to the Senate, receiving 1, 172 votes to 807 for James M. Wilber, (Dem.)

Ninth District,

Consists of the counties of Adams. Juneau and Monroe. Population, in 1865, 24,713. The Senator is

WILLIAM JOHN KERSHAW, (Rep.), of Adams county, P. O. ad-

dress, Big Springs. He was born in the county of Down, Ireland, October 10th, 1835, and educated himself at home; is by profession a lawyer; he came to Wisconsin in 1852 and settled at New Haven, Adams county. In 1855 was appointed Deputy ty. In 1855 was appointed Deputy Register of Deeds and Deputy Clerk of Court of Adams county; in No-vember. 1866, appointed Clerk of the Board of Supervisors; in 1857 elected Justice of the Peace; in 1858-'59 was elected Chairman of the Town Board of Supervisors; in 1860 elected District Attorney; in 1861 entered the military service as a private in the military service as a private in the 18th Wisconsin: commissioned second Sergeant of company E; promoted to Sergeant Major, to second Lieutenant, and subsequently to Captain of company K, and was entitled to the company K and was entitled to the company K. gaged with the regiment at the battle of Shiloh; was promoted by Gover-nor Lewis to Major of the thirtyseventh Wisconsin, and was promoted to Lieutenant Colonel, and was in the various engagements around Richmond and Petersburg: was three times wounded, twice severely. Was elected to the Assembly from Adams county in 1866 and 1867. In 1868 was a delegate to the Republican National Convention at Chicago, which nominated General Grant and Schuyler Co fax for President and Vice President; is a trustee of the Sol-diers' Orphans' Home, at Madison. In 1868 was elected District Attorney of Adams county, and Senator from the Ninth district by about 1,500 majority.

Tenth District

Consists of the county of Waukesha. Population, in 1865, 27,029. The Senator is

JOHN A. RICE, (Dem.) of Merton. He was born in Ticonderoga, Espect county, New York. March 17th, 1832; graduated at the Western Reserve College, Ohio, 1852; is by profession a physician. He came to Wisconsin in 1852 and settled at Merton; was for several years School Superintendent of the town, under the old system, and for one year Chairman of the town. He received a voic of 2,671 against 2,157 for Vernon Tichenor, (Rep.)

Eleventh District

Consists of the First and Second Assembly districts of Dane county. Population, in 1865, 20,496. The Senator is

NELSON WILLIAMS, (Rep.) of Stoughton. He was born at Caldwell's Manor, Lower Canada, April 2d. 1825; received a common school education; present occupation "a Senator." He came to Wisconsin in 1835, and settled at Stonghton; was Sergeant at-Arms of the Senate in 1864, '65 and '66; was member of the Assembly in 1868; in November, '68, was elected to the Senate, by 1,030 majority, and in December was appointed by Governor Fairchild a member of the committee to visit the various State institutions, and has been a member of the Board of Regents since 1867.

Iwelfth District

Consists of Walworth county. Population, in 1865, 25,773. The Senator is

SAMUEL PRATT, (Rep.) of Spring Prairie. He was born in the town of Enfield, Hampshire county, Massachusetts, October 6th, 1807; is by occupation a fermer. He has been from early childhood a frontiersman.—When in his eighth year, his parents removed to Geauga county, Ohio, which at that time was but very little settled, and district schools almost unknown; in 1829 he left Ohio for Michigan and stopped for a while at White Pigeon. The country was very new, not a grist or saw mill nearer than 100 miles, and only a hurse-back mail once a week between Detroit and Chicago, and not a newspaper published nearer than 130 miles. Fort Dearborn, at Chicago, had not, at that time, been evacuated. He came to Wisconsin in 1837 and settled at Spring Prairie, but did not move his family until February, 1845. He was a member of the Assembly from Walworth county in 1849, 1855, and 1863. Was elected Senator in 1869, receiving 2,532 votes against 1,129 for Hollis Latham, (Dem.)

Thirteenth District

Consists of La Fayette county. Population, in 1865, 20,358. The Senator is

HAMILTON H. GRAY (Dem.) of Darlington. He was born in the village of Madison, Madison county, New York, June 30th, 1827; received a common school education, and attended the academy at Belvidere, Ill., for three months, and private school at Beloit for three months; is by occupation a farmer; he came to Wisconsin in 1838; held military commissions from Governors Dodge and Barstow; was member of the Assembly in 1856 and 1858; has been chairman of the Town Board of Supervisors, Justice of the Peace and

County Supervisor; has been a member of the School District Board for many years and President of the County Agricultural Society, and is now one of the Regents of the State University. In 1869 he was appointed a member of the committee to visit the charitable and benevolent institutions of the state, and was also the Democratic candidate for Lieutenant Governor at the last election; claims to have received no official notice that he was not elected. He was elected Senator by a vote of 2,226 against 2,223 for A. A. Townsend (Rep.), in 1868. His seat was unsuccessfully contested by the latter gentleman.

Fourteenth District

Consists of the county of Sauk. Population, in 1865, 20,154. The Senator is

BENNET U. STRONG (Rep.), of Spring Green. He was born in the town of Woodbury, Litchfield county, Connecticut, April 28, 1819; received a common school education; is by occupation a hotel keeper and farmer; he came to Wisconsin in 1853, and first settled at Janesville; removed to Sauk county in 1857. He was elected a County Supervisor in 1862 and re-elected in 1864; was chairman of the Board of Supervisors of Spring Green for seven years, and is serving his third term as a Justice of the Peace. He received a vote of 1,833 against 721 for Thomas T. English, (Dem).

Fifteenth District

Consists of the county of Iowa. Population, in 1865, 20,657. The Senator is

LEMUEL WHITING JOINER (Rep.), of Wyoming. He was born in the town of Royalton, Windsor county, Vermont, November 9, 1810; received a common school education; is by occupation a farmer; he came to Wisconsin in 1845, and settled where he now resides; has been chairman of the County Board of Supervisors several times; was elected to the Assembly in 1883; to the Senate in 1856; again in 1800, and lastly in 1868, against John J. Ross, the Democratic candidate.

Stateenth District

Consists of Grant county. Population, in 1865, 33,618. The Senator is GEORGE C. HAZELTON (Rep.), of Boscobel. He was born in the town of Chester, Rockingham county, New Hampshire, January 8, 1838: he graduated at Union College, Schenectady, N. Y.—class of 1858; is by profession a lawyer; he came to Wisconsin in 1863, and settled at Boscobel; was elected District Attorney of Grant county in 1864, and reelected in 1866. In 1867 was elected Senator, and in 1868 was appointed by Governor Fairchild chairman of the committee to visit the charitable and penal institutions of the state; was elected President pro tem. of the Senate; was re-elected to the Senate in 1869, receiving 2,732 votes against 1,901 votes for Nelson Dewey, (Ind).

Seventeenth District

Consists of Rock county. Population, in 1865, 36.033. The Senator is

CHARLES G. WILLIAMS (Rep.), of Janesville. He was born in the town of Royalton, Niagara County, New York, October 18, 1829; received an academic education; is by profession a lawyer; he came to Wisconsin in 1856, and settled at Jan:sville; was the Republican candidate for Presidential elector for the second district in 1868, and at the same election was chosen to the Senate by 3,432 majority, having received 5,569 votes against 2,137 for E. B. Bolens, (Dem).

Eighteenth District

Consists of the 1st and 2d Assembly Districts of the county of Dodge. Population, in 1865, 26,447. The Senator is

SAMUEL D. BURCHARD (Dem.) of Beaver Dam. He was born in Leyden, Lewis county, New York, July 17th, 1836, and is the youngest member of the present Senate; attended Madison University, N. Y., through the third term of Sophomore year, but was prevented by lil health from graduating. Is by profession a manufacturer of woolen goods; he came to Wisconsin in 1845 with his parents and settled at Waukesha. Was 1st Lieut. in Missouri State militia in active service; was appointed Capt. and A. Q. M. U B. Vols., Jan. 24th, 1865, and immediately assigned to duty in the 5th Division Q. M. Dept., stationed at New York, and placed in charge of the purchase of forage for the armies operating on the seaboard; remained in charge of that office until Sept., 1865; was mustered out of the service on the 18th of Oct., 1865, with the rank of Major by brevet. Returned to Wisconsin and was elect-8enator in 1899, receiving 2,005 votes against 1,615 for A. J. McCoy, (Rep.) thus electing him by 390 majority.

Nineteenth District.

Consists of Manitowoc county. Population, in 1865, 26,762. The Senator is

GEORGE REED (Dem.) He was born in the town of Middleton, Middlesex county, Massachusetts, Nov. 10th, 1808. Attended the academy at Castleton, Vt., from 1826 to 1830; entered college at Middlebury, Vt., in 1830, and remained for two quarters when he left on account of illness; entered the law office of Selah H. Merrill, at Castleton, in 1831, and remained till Dec., 1834; is by profession a lawyer; he came to Wisconsin in 1836, and first settled at Milwaukee. He was a member of the last Territorial Legislature of Wisconsin, in 1848, from Waukesha county, and a member of the first Constitutional Convention from the same county; in 1851 was elected County Judge of Manitowoc county; was elected to the Senate from the same county in 1868, and re-elected in 1868. For several years past he has given considerable time to the development of the railroad interests of north-eastern Wisconsin, and is now President of the Portage, Winnebago and Lake Superior Railroad Company.

Twentieth District

Consists of the county of Fond du Lac. Population, in 1865, 42,029. The Senator is

HIRAM S. TOWN (Rep.) of Ripon. He was born in Cornwall, Upper Canada, January 16th, 1833; 'sceived a common school education, graduating in the first district school house built in the town of Ripon; is by occupation a merchant; he came to Wisconsin in 1840, and first settled at Milwaukee; was elected Mayor of the city of Ripon in 1859; was Adjutant and Captain of Co.—, 1st Wisconsin Cavalry, in 1862, '63, '64, '65; was Sheriff of Fond du Lac county in 1868, '69. Was appointed by Gov. Fairchild a member of the committee to visit the charitable and benevolent institutions of the State in Dec., 1869. He received a vote of 3,289 agrinst 2,996 for James K. Fairbanks, (Dem.) thus electing him by 293 majority.

Twenty-First District

Consists of Winnebago county. Population, in 1865, 29,767. The Senator is

IRA WILLMARTH FISHER (Rep.) of Menasha. He was born in Addison, Addison county, Vermont, October 15th, 1838; received a common

school education; is by occupation a manufacturer; he came to Wisconsin in 1858 and settled at Mena-ha; in 1869 was appointed by Gov Fairchild chairman of the committee to visit the charitable and benevolent institutions of the State. He was elected to the Senate in 1868, receiving 4,699 votes against 2,743 for John Hancock, (Dem.)

Twenty-Second District

Consists of the counties of Outagamie, Calumet, Oconto and Shawano. Population, in 1865, 26,707. The Senator is

GEORGE BALDWIN (Dem.) of Calumet. He was born in the town St. Johnsbury, Caledonia county, Vermont, January 22, 1831: graduated at New Hampton Institute in 1848; is by profession a lawyer; he came to Wisconsin in 1853 and settled at Stockbridge, Calumet county. He was elected District Attorney for Calumet county in 1854, which postition he held for ten years; was elected to the Assembly in 1865, and to the Senate in 1869 by 817 majority, the opposing candidate being M. M. Davis, (Rep.)

Twenty-Third District

Consists of the county of Jefferson. Population, in 1865, 30,597. The Senator is

WILLIAM W. WOODMAN, Sr., (Dem.) of Farmington. P. O. address, Johnson's Creek. He was born in the town of Rodman, Jefferson county, New York, March 24, 1818; received a common school education; is by occupation a farmer; he represented the Fourth district of Jefferson county in the Assembly in 1853, and again in 1856; was elected to the Senate in 1868, receiving 3,671 votes, against 3,273 for his republican opponent.

Twenty-Fourth District

Consists of the county of Green. Population, in 1865, 20,646. The Senator is

JOHN C. HALL (Rep.) of Monroe. He was born in the town of Langdon, Sullivan county, New Hampshire, May 21, 1821. After leaving common school he pursued his studies four years at North Yarmouth Academy and at Westbrook Seminary, Maine; graduated at the Medical Department of Harvard University in 1862; came to Wisconsin the same year and settled at Albany, Green county; on August 19, 1862, was commissioned examining surgeon for Green county

October 21st commissioned Assistant Surgeon of 6th Wis. Vols.; July 26, 1864, appointed Surgeon of 6th Wis. Vols., and in 1868 was appointed an examining Surgeon for Pensions. He received a vote of 1,467 as an independent Peoples candidate against 1,390 for Walter S. Wescott, (Rep.)

Iwenty-Fifth District

Consists of the county of Columbia. Population, in 1865, 26,504. The Senator is

WILLIAM M. GRISWOLD (Rep.) of Columbus. He was born in Salisbury, Herkimer county, New York, February 7, 1823; graduated at Union College, N. Y., in 1844; is by occupation "a Senator;" he came to Wisconsin in 1853 and settled at Columbus; has filled various town offices; was Member of the Assembly in 1858, 1859 and 1860, and at the latter session was elected Speaker pro tem. of the Assembly; was elected to the Senate in 1868 by 1,953 majority, receiving 3,854 votes to 1,901 for Amplias Chamberlin, (Dem.)

Twenty-Sixth District

Consists of the 3d, 4th and 5th Assembly Districts of Dane county. Population, in 1865, 29,696. The Senator is

ROMANZO E. DAVIS (Rep.) of Middleton. P. O. address, Mendota. He was born at Varysburgh, Wyoming county, New York, April 8, 1831; attended the University at Madison, Wis.; is by present occupation a farmer. He came to Wisconsin in 1846, and first settled at Attica, Green county; was an independent candidate for Assembly in the 3d District of Dane county in 1864, but was defeated by 160 majority, the Democratic majority in the district at the same election being 480. Was elected Senator in 1869, by a vote of 2,256, against 2,146 for Levi B. Vilas, (Dem.)

Twenty-Seventh District

Consists of the counties of Waupaca, Portage, Marathon and Wood. Population, in 1865, 25,996. The Senator is

CHARLES M. WEBB (Rep.) of Grand Rapids, Wood county. He was born in the borough of Towanda, Bradford Co., Pennsylvania, December 30, 1833; received a common school education; is by occupation a lawyer; he came to Wisconsin in 1857, and settled at Grand Rapids; was elected District Attorney of Wood county in 1858 and re-elected in 1860, but in 1861 resigned the office to accept an appointment as 1st Lieutenant of Co. G, 12th Wisconsin Volunteers, which latter position he held until May, 1862; in 1844 was elected clerk of the Board of Supervisors and re-elected in 1866; was elected to the Senate in 1868, receiving about 950 majority over W. G. Gumaer, (Dem.)

Twenty-Eighth Pistrict

Consists of the counties of Ashland, Barron, Bayfield, Burnett, Donglas, Pierce, Polk and St. Croix counties. Population, in 1865, 16,563. The Senator is

EDWARD H. IVES (Dem.) of Pierce county. P. O. address, Trimbelle. He was born in Newton Falls, Trumbull Co., Ohio, December 18, 1820; received a common school education; is by profession a lawyer; he came to Wisconsin in 1838, and settled at Prescott. He was Sheriff of Des Moines county, lowa, from 1848 to 1852; was elected to the Assembly from Pierce county in 1868 and to the Senate in 1869, by a vote of 1,966, against 1,658, for John Comstock, (Rep.)!

Twenty-Ninth District

Consists of the counties of Green Lake, Waushara and Marquette. Population, in 1865, 28,925. The Senator is

GEORGE D. WARING, (Rep.) of Berlin, Green Lake county. He was born in the town of Masonville, Delaware county, New York, October 14th, 1819; received a common school education; is by profession a lawyer. He came to Wisconsin in 1855 and settled at Berlin; was Mayor of the city for four years from April, 1887; was District Attorney of Green Lake county for four years from January 1st, 1861; elected to the Senate in 1868 by 2,136 majority, having received 4,210 votes against 2,074 for A. D. McIntyre, (Dem.)

Thirtteth District.

Consists of the counties of Richland and Crawford. Population, in 1865, 36,841. The Senator is

GEORGE KROUSKOP, (Dem.) of Richland Center, Richland county. He was born in Bellefountaine, Logan county, Ohio, May 12th, 1832; received a collegiate education; is by occupation a merchant. He came to Wisconsin in 1851, and first settled at Sextonville. He received a vote of 1,984, as a People's candidate, against 1,781 for O. B. Thomas, (Rep.)

Thirty-First District.

Consists of the countles of La Crosse and Vernon. Population, in 1865, 28,878. The Senator is

C. M. BUTT, (Rep.) of Viroqua, Vernon county. He was born in the town of Deerfield, Morgan county, Ohio, September 30th, 1833; received a common school and academic education; is by profession a lawyer and farmer; he came to Wisconsin in 1858, and settled at Viroqua; in 1859 was elected District Attorney for the county and re-nominated in 1861, but declined in order to accept the Republican nomination for the Senate in the then Thirtieth district, but was defeated by N. S. Cate, Union Republican, by 87 majority. He entered the military service during the rebellion as First Lieutenant of company A, twenty-fifth regiment Wisconsin volunteers, which position held until March, 1864; was promoted to Captain and held the position until May 8th, 1865; was then promoted to Major and remained as such until January, 1866, when he was promoted to Lieutenant Colonel. Has been County Treasurer from June 1st, 1866, until the present time; was village Trustee from 1866 to 1868, and President of the Village Board from March, 1888, to the present time. Was elected to the Senate in 1868 by 2,573 majority, receiving 4,557 votes against 1,984 for James H. Lambert, (Dem.)

Thirty-Second District

Consists of the counties of Jackson, Clark, Trempealeau, Buffalo, Pepin, Eau Claire, Dunn and Chippewa. Population, in 1865, 35,259. The Senator is

WILLIAM T. PRICE (Rep.), of Black River Falls. He was born in the town of Barre, Huntingdon county, Pennsylvania, June 17, 1824;

received a common school education; is by occupation a lumberman;
he came to Wisconsin in 1845, and
settled at Black River Falls; was
elected to the Assembly in 1830; to
the Senate in 1856; to the office of
County Judge in 1853; was appointed
Collector of Internal Revenue for
the sixth congressional district in
1862 and resigned in 1864; was elected a Presidential Elector on the Republican ticket in 1868, and again
chosen to the Senate in 1869, in opposition to William Carson (Dem.) by
about 1,600 majority.

Thirty-Ihird District

Consists of the Third and Fourth Assembly districts of Dodge county. Population, in 1865, 19,298. The Senator is

SATTERLEE CLARK (ultra Dem.), of Horicon. He was born in Washington, D. C., May 22, 1816; was educated at private schools until ten years of age, after which he attended an academy at Utica, N. Y.; is by profession a lawyer. He came to Wisconsin in 1828, and settled at Green Bay; was settled at Green Bay; was settled at Green Bay; was estetled to the Assembly from Marquette (now Marquette and Green Lake counties) in 1849; in 1852 was chosen a Presidential elector for the state at large on the Democratic ticket, and voted for Franklin Picree for President: was elected to the Senate from the thirty-third district in 1861, '62, '64, '66, '88, and is now serving his ninth consecutive year in that body; has held numerous town and county offices, and in 1868 was a delegate to the Democratic National Convention which nominated Horatio Seymour for President. He received a vote of 3,401 against 800 for Hiram Barber, (Rep).

RECAPITULATION.

Republicans Democrats	19 14
Total	83

Assembly.

(The Assembly consists of 100 Members, chosen annually by districts.)

Specker-J. M. BINGHAM. See 4th district of Jefferson county.

Clerk—EPHRAIM WOOD YOUNG, (Rep.) of Prairie du Sac, Sauk county. He was born in the town of Bingham, Somerset county, Maine, October 7th, 1821: graduated at Harvard University in 1843; was admitted to the practice of law in Supreme Court, at Boston, in 1856; is by present occupation a farmer; he came to Wisconsin in 1856 and settled at Prairie du Sac in 1857; represented the 1st District of Sauk county in the Assembly of 1860; was appointed a Trustee of the Wisconsin State Hospital for the Insane in 1860, which position he continues to occupy; was Chief Clerk of the Assembly in 1866, 1867, 1868 and 1869, and is re-eleted for the session of 1870.

Adams County

Contained a population, in 1865, of 5,698. It has one member,

SOLON W. PIERCE, (Rep.) of Adams. P. O. address, Friendship. He was born in the town of Allen, Cattaraugus county. New York, March 7, 1831; was educated at Mendon Academy; is by profession a lawyer and editor, and is one of the proprietors of the Adams County Press; he came to Wisconsin in 1854, and first settled at White Creek, Adams county, and subsequently removed to Friendship. He was admitted to the bar in 1858; was Town Superinterdent of Schools of Adams in 1858 and 1859; was appointed a Draft Commissioner in 1862; was elected County Judge of Adams ccunty in 1861, without opposition, which position he resigned in 1864, and entered the military service and was commissioned 1st Lieutenant of Company K, 38th Wisconsin, September 18, 1864, and served with the regiment until it was mustered out in 1865; was elected District Attorney of Adams county in 1866, and unanimously renominated in 1868, but declined a re-election. He received a vote of 358, against 331 for O. B. Lapham, thus electing him by 27 majority.

Ashland, Barron, Bayfield, Burnett, Douglas and Polk Counties

Contained a population, in 1865, of 2,984. The member is

SAMUEL B. DRESSER, (Rep.) of Osceola Mills, Polk county. He was born in Standish, Cumberland county, Maine, November 23, 1831; received a common school education; is by occupation a farmer; he came to Wisconsin in 1852 and settled at Osceola Mills. He received a vote of 620, against 305 for V. M. Babcock, (Dem.) thus electing him by 315 majority.

Brown County

Contained a population, in 1865, of 15,282. It has two members.

FIRST DISTRICT. (Towns of Green Bay, Scott, Preble, Eaton, Humboldt, Bellevue, New Denmark, Glenmore, Morrison and the city of Green Bay.) The member is EDWARD HICKS, (Dem.) of the city of Green Bay. He was born at Conneaut, Ashabula county, Ohio, October 24, 1818; received a common school and academic education; is by occupation a merchant; he came to Wisconsin in 1842 and settled at Green Bay; was Postmaster of the city under the administrations of Presidents Polk, Pierce and Buchanan; was State Senator for the 2d District, composed of the counties of Brown and Kewaunee, in 1862 and 1863; has been County Superintendent of Schools and President of the City Board of Education. He received a vote of 731, against 568 for Louis Scheller, (Rep.) thus electing by 163 majority.

SECOND DISTRICT. (Towns of Pittsfield, Suamico, Howard, Fort Howard, Lawrence, Wrightstown, Holland, Rockland, Depere, and village of Depere.) The member is MICHAEL DOCKRY, Sr., (Dem.) of Holland. P. O. address, Morrison. He was born in the town of Killina, county of Roscommon, Ireland, August 1, 1817; received a common school education; is by occupation a farmer; he came to Wisconsin in 1848, and first settled at Cedarburgh.

Washington county, where he resided for seven years and then removed to Holland, Brown county, where he has since resided; was School Superintendent of the town under the old system from 1857 until the office was abolished; has been for several years, and is now, a Justice of the Peace and Assessor for the town. He received a vote of 751, against 477 for D. C. Ayres Rep.) thus electing him by 274 maiority.

Buffalo County

Contained a population, in 1865, of 6,776, and has one member,

JAMES L. HALLOCK, (Rep.) of Nelson; P. O. address, Burnside, Buffalo county. He was born in the town of Pittston, Luzerne county, Pennsylvania, on the 25th day of January, 1823; he received a common school education; is by occupation a farmer; came to Wisconsin in 1855 and settled in Buffalo county. He has filled the office of County Super-visor, and also many town offices. He received 645 voices, as an independent candidate, to 621 for O. F. Warren, the regular republican candidate, thus electing him by 24 majority.

Calumet County

Contained a population, in 1865, of 8,638. It has one member,

JAMES ROBINSON, (Dem.) of hilton. He was born in the city of Chilton. New York, January 5, 1828; received a common school education; is by occupation a merchant; he came to Wisconsin in 1848 and settled at Chilton; was Member of the Assembly in 1853, 1858, 1863, and was 1st Lt. in Co. K, 4th Wis. Cav., for a short time. He received a vote of 875 against 804 for J. H. Cook, (Rep.), thus electing by 71 majority.

Chippewa and Dunn Counties

Contained a population, in 1865, of 8,369. The member is

JEDEDIAH GRANGER, (Rep.) of Menomonie, Dunn county, He was born in Sodus, Wayne county, New York, October 25, 1818; received a common school education; is by occupation a farmer; he came to Wisconsin in 1865 and settled in Dunn county. He was 1st Lt. of Co. A 27th lowa Vols., and was promoted to the Captaincy of the company July 4, 1864; is Supervisor for the first dis-trict of Dunn county, and Chairman of the Board. He received a majority of about 400 over John Harrington, Peoples' candidate.

Clark and Jackson Counties Contained a population, in 1865, of 6,632. The member is

JOHN MORRILL, (Rep.) of Springfield, Jackson county; P. O. address, Hixton. He was born in Hartland, Somerset county, Maine, October 18, 1826; received a common school education; is by occupation a farmer; he came to Wisconsin in farmer; he came to Wisconsin in 1854 and in 1855 settled at Springfield; in the spring of 1856 was elected Chairman of the Town Board, and was re-elected several times; was elected a County Supervisor under the present system of county govern-ment, in 1861; was appointed by Gov. Fairchild to fill the same position for an unexpired term in 1867 and again elected in 1868. He received a vote

ing, (Dem.), thus electing him by 609 Columbia County

of 1,082 against 473 for Jacob Spauld-

majority.

Contained a population, in 1865, of 26,504, and has three members.

FIRST DISTRICT. (Towns of Newport, Lewiston, Caledonia, Pacific, Dekorra, Lodi, West Point and the city of Portage.) The member is JONAS NARRACONG, (Rep.) of Lodi. He was born in the town of Springport, Cayuga county, New York, August 5th, 1817; received a common school education; is by oc-cupation a miller; he came to Wiscupation a miller; he came to Wis-consin in 1837 and settled at Watertown in 1846; subsequently removed to Lodi, Columbia county; was Chairman of the Town Board in 1864 and 1866. He received a vote of 824 against 616 for N. H. Wood, (Dem.) thus electing him by 208 majority.

SECOND DISTRICT. (Towns of Arlington, Columbus, Fountain Prairie, Hampden, Leeds, Lowville and Otsego.) The member is WINSLOW BULLEN, (Rep.) of Arlington—P. O. address, Poynette. He was born in the town of Hannibal, Oswego county, New York, April 27th, 1826; received a common school education; is by occupation a farmer; came to Wisconsin with his parents in 1836, and settled at Kenosha; removed to Columbia county, and has for several years been Chairman of the Town Board of Supervisors. At the late election was chosen to represent the district in the Assembly, receiving 698 votes against 618 for John J. Sutton, (Dem.) thus electing him by 80 majority.

THIRD DISTRICT. (Towns of Randolph, Scott, Marcellon, Wyocena, Springvale, Courtland and Fort Winnebago.) The member is CAR-MI W. BEACH, (Rep.) of Pardeeville. He was born in Hadley, Saratoga county, New York. March 26th, 1841; received a common school education; is by occupation a produce dealer; he came to Wisconsin in 1846 and first settled at Spring Prairie, Walworth county, and removed to Columbia county in 1847; volunteered as a private in company E, second cavalry, September 7, 1861; commissioned as First Lieutenant of same company, August, 1862, and was promoted to Captain, May, 1863, and served as such during the remainder of the time the regiment was in the service. At the last election he was chosen to represent the district in the Assembly, without opposition, receiving 567 votes. Is the youngest member of the present Assembly.

Crawford County

Contained a population, in 1865 of 11,011. It has one member,

WILLIAM RAYMOND, (Rep.) of Bell Center. He was born in the town of Monroeville, Huron county, Ohio, September 14 h. 1832; received a common school education; is by profession a merchant. He came to Wisconsin in 1855 and settled at Bell Center, where he now resides; has filled various town offices and is now Postmaster. He received a vote of 888 against 839 for S. L. Wannemaker, (Dem.)

Dane County

Contained a population, in 1865, of 50,192, and has five members.

FIRST DISTRICT. (Towns of Albion. Dunkirk, Rutland, Dunn, Pleasant Springs, Christiana, Cottage Grove and Blooming Grove.) The member is CARPUS E. LOVELAND, (Rep.) of Rutland. He was born in the town of Adams, Jefferson county, New York, December 16th, 1828; received a common school education; is by occupation a farmer; came to Wisconsin in 1854 and settled at Rutland where he now resides; was Town Glerk of Adams, N. Y., in 1850; Supervisor of Rutland in 1857; Chairman of the town in 1859; elected Justice of the Peace in 1861, and reelected in 1869. At the late election he was chosen to represent the district in the Assembly, receiving 646 votes against 544 for John M. Estes, (Ind. Rep.) thus electing him by 102 majority.

SECOND DISTRICT. (Towns of Deer-

field, Medina, York, Bristol, Sun Prairie, Burke, Windsor, Vienna and Westport.) The member is WILLARD H. CHANDLER, (Rep.) of Sun Prairie. He was born in Brattleboro', Windham county, Vermont, November 18th, 1830; received a common school education, graduating at the age of 14½ years; pursued for a time the avocation of a printer; came to Wisconsin in 1854, and engaged in farming; first settled at Darien, Walworth county, but soon moved to Windsor, Dane county; was elected to the Assembly in 1860, and re-elected in 1861; in 1862 was elected to the Senate, and re-elected in 1864; was President pro tem. of the Senate in 1865, and again in 1866; was again elected to the Assembly in 1869, receiving 734 votes to 690 for Knud O. Heimdal, (Dem.) thus electing him by 44 majority.

THIRD DISTRICT. (Towns of Dane, Roxbury, Mazomanie, Black Earth, Berry, Springfield, Middleton, Cross Plains and Vermont.) The member is JOHN ADAMS, (Dem.) of Black Earth. He was born in Pulaski county, Kentucky, June 1st, 1819; is by profession a merchant and dealer in real estate and live stock; he came to Wisconsin in 1839 and settled at Dodgeville, and was postmaster, which place he held during 1843-4; was elected a member of the Assembly in 1868, and re-elected in 1869 by a vote of 1,012 to 593 for James M. Bull, (Rep.) thus receiving a majority of 419 votes.

FORTH DISTRICT. (Towns of Blue Mounds, Springdale, Verona, Fitchburg, Oregon, Montrose, Primrose and Perry.) The member is JOHN R. CROCKER, (Rep.) of Montrose—P. O. address, Belleville. He was born in Salem, Washington county, New York, October 23d, 1820; received a common school education; is by occupation a farmer; he came to Wisconsin in 1842 and settled at Montrose. He received 576 votes against 477 for Norman Emmons, (Dem.) thus electing him by 99 majority.

FIFTH DISTRICT. (City and Town of Madison.) The member is ALDEN SPRAGUE SANBORN, (Dem.) of the city of Madison. He was born in the town of Corinth, Orange county, Vermont, October 21st, 1820; was educated at academies in New England and New York; is by profession a lawyer; he came to Wisconsin in 1846 and settled at Milwankee; was Treasurer of Milwankee county in 1849; District Attorney of Brown in

1851 and 1852, and of Outagamie in 1858 and 1854; was member of Assembly for the 3d district of Dane county in 1862, 1863 and 1864; was Mayor of Madison in 1867, and City Attorney in 1869. He received a vote of 910 against 810 for John W. Hudson, (Rep.) thus electing him by 100 majority.

Dodge County

Contained a population, in 1865, of 45,745, and has four members.

First District. (Towns of Fox Lake, Trenton, Elba, Westford, Calamas and Portland.) The member is E. ADAMS FOWLER, (Rep.), of Calamus; P. O. address, Columbus, Columbia county. He was born in the town of Bethel, Windsor county, Vermont, July 19, 1830; received a common school education; is by occupation a farmer; be came to Wisconsin in 1855 and first settled at Milwaukee; was elected to the Assembly in 1869 by 174 majority, having received 734 votes against 560 for John F, McCollum (Dem).

SECOND DISTRICT. (Towns of Chester, Burnett, Oak Grove, Beaver Dam, Lowell, Shields, the south ward of the village of Waupun and the city of Beaver Dam.) The member is FRANCIS JOHNSTON, (Dem.), of Chester; P. O. address, Waupun. He was born in Cumber, county of Down, Ireland, in 1814; received a common school education; is by occupation a farmer; came to Wisconsin in 1844, and settled at Waupun; has been Treasurer of the town of Chester two years; was elected a member of the Assembly at the late election, receiving a majority of 277 over J. C. Brown (Rep.), the opposing candidate.

THIRD DISTRICT. (Towns of Leroy, Lomira, Theresa, Williamstown, Hubbard and Hermann.) The member is HENRY S. BURTCH, (Dem.), of Williamstown; P. O. address, Farmersville. He was born in Rossie, St. Lawrence county, New York, April 10, 1837; received a common school education; is by occupation a farmer; came to Wisconsin in 1845, and settled at Mayville. At the last election was chosen to represent the district in the Assembly, without opposition, receiving 1,193 votes.

FOURTH DISTRICT. (Towns of Clyman, Hustisford, Rubicon, Emmett, Lebanon, Ashippun and the fifth and sixth wards of the city of Watertown.) The member is HENRY BERTRAM (Ind.), of the city of Watertown. He was born in Ger

many, October 5, 1825; is by occupation a merchant; he came to Wisconsin in 1858 and settled at Watertown; on the breaking out of the rebellion he entered the service and was com-missioned by Governor Randall First missioned by Governor Kandall First Lieutenant of Company A, Third Wisconsin Volunteers, May 1, 1861; left the state with the regiment and on July 12, '61, during the occupation of Frederick City, Md., by the Third Wisconsin, assisted in capturing the disloyal Legislature of that state; September 24th was promoted to the captaincy of the company: October September 24th was promoted to the capitaincy of the company; October 16th, in command of three companies, participated in the engagement at Bolivar Heights; March 23, '52, under Gen. Shields, participated in the engagement at Winchester; May 25, '63, participated in the second engagement at Winchester; July 1, '62, was commissioned Lieutenant Colonel 20th Wisconsin; December 7th commanded a brigade at the battle of Prairie Grove. Ark., and was tie of Prairie Grove, Ark., and was slightly wounded; December 10, '62, promoted to the Colonelcy of the regiment; December 28th assisted in regiment; December 28th assisted in the capture of Van Buren, Ark; June 13th, 1863, arrived with the brigade before Vicksburg and on July 4th entered the city; July 11th was at the capture of Yazoo City, Miss.; November 4th entered Browns-ville, Texas, and was post command-ant of the place until its evacuation; took part in the siege and capture of Fort Morgan, Ala.; while in com-mand of the district of South Alamand of the district of South Alabama had several successful engagements with the enemy near Pascagula, Ala.; April 3, '65, in command of a brigade, took part in the siege and capture of Spanish Fort, Ala.; April 6th, entered Mobile; April 8th was brevetted Brigadier General for gallant and meritorious services during the war, and in August, '65. was discharged with the regiment. Since the close of the war he was for a time postmaster at Watertown, but the appointment was not confirmed. received a vote of 779 against 712 for William M. Morse (Dem.), thus electing him by 67 majority.

Door and Kewaunee Counties

Contained a population, in 1865, of 10,187. The member is

CHARLES L. HARRIS, (Rep.) of Jacksonport, Door county. He was born in Bridgeton, Cumberland county, New Jersey, August 24th, 1834; received an academic education; came to Wisconsin in March, 1857, and settled at Madison; is by profession a lawyer. During the late

rebellion he was a Lt. Col. of the let Wis. Inf., and was promoted to the Coloneley of the 11th Wis. Inf., and served with his regiment until the close of the war; was made a Brigadier General by Brevet; was elected Sergeant-at-Arms of the Assembly of Wisconsin in 1868. At the late election he was chosen to represent the district in the Assembly, receiving 720 votes against 717 for G. W. Allen, (Dem.,) thus electing him by 3 majority.

Eau Claire and Pepin Counties Contained a population, in 1865, of 8,283. The member is

CHARLES R. GLEASON, (Dem.) of Eau Claire. He was born in the town of Caroline, Tompkins county, New York, September 8th, 1831; received a common school education; is by occupation a merchant; he came to Wisconsin in 1849 and first settled at Kingston, Green Lake county. He was the Demoratic candidate for the Assembly in his district in 1867, but was unsuccessful; was elected in 1869 by 125 majority, having received 893 votes against 768 for V. W. Dorwin, (Rep.)

Fond du Lac County.

Contained a population, in 1865, of 42,029, and has six members.

FIRST DISTRICT. (Towns of Ripon, Rosendale, Eldorado and Friendship and the city of Ripon.) The Member is J. DOBBS, Jr., (Dem.) of the city of Ripon. He was born in Saugerties, Ulster county, New York, March 24th, 1832; received a common school education; is by profession a lawyer. He came to Wisconsin in 1849, and settled at Lake Mills, Jefferson county; was appointed District Attorney for Jefferson county in 1850; was an unsuccessful candidate for District Attorney of Fond du Lac county in 1863; was a candidate for Mayor of Ripon in 1865; was elected to the Assembly in 1899 by a vote 672 to 470 for O. J. Clark, (Rep..) thus electing him by 202 majority. The district had herefore invariably chosen a Republican to represent it.

SECOND DISTRICT. (Towns of Metomen, Alto, Waupun, Springvale and Oakfield, and the North ward of the village of Waupun.) The Member is RCELOF SLEYSTER, (Rep.) of Alto. His postoffice address is Waupun. He was born in Lutphen, province of Gelderland, Holland, on the 25th day of December, 1815: he graduated at Arnhern, on the Rhine,

24 MANUAL.

in 1846; is by occupation a farmer; came to Wisconsin in 1846 and settled at Alto, Fond du Lac county, where he now resides; has been Supervisor of the town for 11 years. He received a vote of 662 against 380 for F. E. Thayer, [Dem.,] thus electing him by 302 majority.

The District. (First, Second and Third wards of Fond du Lac.) The Member is JOHN BOYD, [Dem.] He was born in England, May 1st, 1824; graduated at Trinity College, Dublin, in 1843; is by occupation a maufacturer; he came to Wisconsin in 1844 and settled at Calumet, Fond du Lac county; was a Member of the Assembly in 1855, 1860 and 1832; was elected for the fourth serm in 1869, by 82 majority, having received 648 votes against 566 for D. W. C. Priest [Rep.]

FOURTH DISTRICT. (Towns of Fond du Lac and Lamartine and the Fourth and Fifth wards of the city of Fond du Lac.) The member is URIAH D. MIHILLS. (Rep.) of the city of Fond du Lac. He was born in the town of Stukeley, Shefferd county, Lower Canada, May 7th, 1818; received a common school education; is by occupation a manufacturer of lumber, shingles, &c.; he came to Wisconsin in 1855, and first settled at Rubicon, Dodge county; was a member of the County Board of Supervisors of Essex county, New York, 1851-52-53, and is now a Supervisor of Fond du Lac county, serving under appointment from Governor Fairchild. He received a vote of 556 against 434 for John Deragon, (Dem.) thus electing him by 122 majority.

FIFTH DISTRICT (Towns of Ashford, Anburn, Byron, Eden and Osceola.) The member is DANIEL CAVANAGH, (Dem.) of Osceola. He was born in the town of Dingle, Keny county, Ireland, February 3d, 1830; received a common school education; is by occupation a farmer; he came to Wisconsin in 1843, and first settled at Erin, Washington county; removed to Osceola and was elected Town Treasurer in 1861, and Chairman of the town in 1864, 1865, 1866 and 1869. He received a vote of 581 to 271 for A. Hendricks, (Rep.) thus electing him by 170 majority.

SIXTH DISTRICT. (Towns of Calumet, Marshfield, Taycheedah, Empire and Forest.) The member is CHARLES GEISSE, (Conservative Dem.) of Taycheedah. He was born in Philadelphia, Pennsylvania, May 6th, 1813; received an Academic education at Mount Airy Military

School in 1829. Previous to 1846 he was an importer and shipping merchant; was also engaged for a time in the manufacture of chemicals; afterwards pursued the avocation of a merchant and miller; in 1852 and 1853 operated as a fur buyer; is now a special agent and takes out a U. S. Ilcense as a lawyer; he came to Wisconsin in 1846 and settled at Taycheedah, where he has resided for twenty-three years; he buil: the first steam grist and flouring mill erected in Fond du Lac county, in 1847, which was totally destroyed by fire a short time later; in 1855 he rebuilt the mill, but it proved a losing operation. Has been Chairman of the town for many years; was an unsuccessful Democratic candidate for Clerk of the Board of Supervisors in 1864, and for County Treasurer in 1866. Was elected to the Assembly in 1863 and 1863, and again elected in, 1869, receiving 731 votes against 276 for L. D. Leonard, (Rep.) thus electing him by 455 majority.

Grant County

Contained a population, in 1865, of 83,618. It has five members.

FIRST DISTRICT. (Towns of Hazel Green, Smeltzer and Platteville.) The member is JOEL COOK SQUIRES, (Dem.) of Platteville. He was born in the town of Vlenna, county of Trumbull, Ohlo, December 11th, 1819; received a common school education; is by occupation a miner; he came to Wisconsin in 1838 and settled at Platteville in 1841; was Clerk of the Board of Supervisors of Grant county in 1849, 1850 and 1851; was Clerk of the Circuit Court in 1851 and 1852; was State Senator for the Sixteenth district in 1852 and 1853; to 1857; was Register of the U. S. Land Office at Mineral Point, from 1853 to 1857; was State Bank Comptroller in 1858 and 1859, and an unsuccessful candidate for reclection. He received a vote of 465 against 437 for William E. Carter, (Rep.) thus electing him by 28 majority.

SECOND DISTRICT. (Towns of Jamestown, Paris, Harrison, Potosi and Waterloo.) The Member is JOHN CARTHEW, (Rep.)—P. O. address, Rockville. He was born in Illogon, county of Cornwall, England, February 24, 1838; received a common school education; is by occupation a merchant; he came to Wisconsin in 1839; removed from the State and again returned in 1850 and settled at Hazel Green; was Member of the Assembly in 1807; again a candidate in 1803 and received 362 votes to 303

for Coons, (Dem.), and 194 for John S. Smead, (Ind.), thus electing him by a plurality of 59 votes.

THIRD DISTRICT. (Towns of Lancaster, Ellenboro, Lima. Clifton, Liberty and Wingville.) The Member is WILLIAM PITT DEWEY, (Rep.) of Lancaster. He was born in the town of Morris, Otsego county, New York, July 30, 1833; received a common school education; is by profession a lawyer; he came to Wisconsin in 1852, and settled at Lancaster. He was elected to the Assembly in 1868, and re-elected in 1869, receiving 515 votes against 206 for W. H. Foster, (Ind.), thus electing him by 309 majority.

FOURTH DISTRICT. (Towns of Blue River, Muscoda, Wattertown, Hickory Grove, Boscobel, Marion, Fennimore, Miliville, Woodman and Mount Hope.) The Member is H. A. W. McNAIR, (Rep.) of Fennimore. He was born in Lincoln county, North Carolina, June 28, 1819; received a common school education; is by occupation a surveyor and farmer; he came to Wisconsin in 1842 and in 1848 settled at Fennimore; was Member of the Assembly in 1859 and again in 1867; was County Surveyor in 1861, 1862, 1863 and 1864; was County Surpervisor in 1866 and 1867. He received a vote ol 706 against 327 for D. G. Snover, (Dem.), thus electing him by 379 majority.

FIFTH DISTRICT. (Towns of Cass-ville, Beetown, Glen Haven, Taton, Little Grant, Wyalusing and Patch Grove.) The Member is LUTHER BASFORD, (Rep.) of Glen Haven. He was born in the town of Chester, Rockingham county, New Hampshire, November 9, 1814; received a common school education; was formerly a mechanic, farmer and merchant, and is now doing a general insurance business; came to Wisconsin in 1836 and settled at Cassville; was Sergeant-at-Arms of the Senate in 1863; was a Member of the Assembly in 1858, and was again elected in 1869, without opposition, receiving 688 votes.

Green County

Contained a population, in 1865, of 20,646. It has two members.

Fibst District. (Towns of Mount Pleasant, Washington, Adams, York, New Glarus, Excter, Brocklyn and Albany.) The member is C. D. W. LEONARD, (Rep.) of Exeter—P. O. address, Attica. He was born in the town of Hamilton, Madison county, New York, April 15, 1818; was educated at Hamilton Academy; is by

profession a merchant; he came to Wisconsin in 1848 and settled at Brooklyn. When nineteen years of age held a captain's commission in his native town, and at the age of twenty-two was elected School Superintendent for the town of Hamilton; for several years held the same position in the town of Boooklyn, Wist, under the old school system, and for several years was chairman of the town board of Supervisors in Exeter; was elected to the Assembly in 1861, and again in 1869 by 405 majority, receiving a vote of 657, against 252 for Robert Hewitt, (Dem.)

(Towns of SECOND DISTRICT. SECOND DISTRICT. (TOWNS OF Spring Grove, Jefferson, Sylvester, Monroe, Clarno, Cadiz, Jordan and Decatur. THOMAS A. JACKSON, [Rep.] of Spring Grove. P. O. address, Brodhead. He was born in the town of Wharton, Fayette county, Pennsylvania, on the 2d day of Warch. 1839. received a common March, 1829; received a common school education; is by occupation a farmer; came to Wisconsin in 1856 and first settled at Beloit; removed to Green county; entered the military service during the late rebellion and was commissioned 1st Lieutenant in Co. B., 18th Wisconsin Regiment, and was promoted to the captaincy of same company Dec. 15, 1862, which position he held till April 1502, which position he led the Apin 5, 1865; was taken prisoner at the battle of Pittsburg Landing, and was confined as a prisoner of war for seven months in the military prisons at Montgomery, Macon, Madison and in Libby; was at Lake Providence, in Libby; was at Lake Providence, La., in 1863, and afterwards partici-pated in the battles of Jackson, Champion Hills, the siege and assault of Vicksburg, Missionary Ridge, Al-latoona and Wise's Forks, besides numerous skirmishes. Returning numerous skirmishes. Returning home he was elected town clerk of Spring Grove in April, 1866, which position he continues to hold; was elected a member of the Assembly in 1868 and re-elected at the late ros and reverence as the late election, receiving 1,285 votes, against 703 for Jacob Adams, [Dem.] thus electing him by 582 majority; was appointed by Gov. Fairchild a member of the State Visiting Company. ber of the State Visiting Committee in December last.

Green Lake County

Contained a population, in 1865, of 12,596. The member is

JOSEPH C. BURDICK, [Rep.] of the town of Berlin, Rensselaer county, New York, the 26th day of January, 1830; received a common school education; is by occupation a farmer; he came to Wisconsin in October, 1858, and settled at Berlin; has been Justice of the Peace for 12 years, and chairman of the town board of Supervisors for four years. At the late election he was chosen to represent the county in the Assembly, receiving 998 votes, against 474 for Samuel W. Mather [Dem.] thus electing him by 524 majority.

Iowa County

Contained a population, in 1865, of 20,657, and has two members.

FIRST DISTRICT. [Towns of Highland, Dodgeville, Clyde, Ridgeway, Arena, Wyoming, and Pulaski.] The member is HENRY C. BARNARD, [Dem.]—P. O. address, Avoca. He was born in the town of Dardenee, St. Charles county, Missouri, January 19, 1837; received a common school education; is by occupation a merchant; he came to Wisconsin is 1844 and first settled at Platteville, Grant county. He received a vote of 862, against 776 for William E. Rowe, [Rep.] thus electing him by 86 majority.

SECOND DISTRICT. (Towns of Mineral Point, Mifflin, Linden, Moscow, Waldwick and the city of Mineral Point.) The member is GEORGE W. BLISS, (Rep.) of Mineral Point. He was born in the town of Towanda, Bradford county, Pennsylvania, on the 20th day of September, 1808; received his education in a printing office; cance to Wisconsin in 1847, and was engaged till within a few months past as publisher and editor of the "Mineral Point Tribune;" has held a number of minor town and city offices, and has been Deputy U. S. Collector and Deputy U. S. Collector and Deputy U. S. Marshal from 1863 to the present time. He received 473 votes against 461 for John U. Baker, (Dem.) thus electing him by 12 majority.

Jefferson County

Contained a population in 1865 of 30,597. It has four members.

FIRST DISTRICT. (Towns of Ixonia and Watertown, and the 1st, 2d, 3d, 4th and 7th wards of the city of Watertown.) The member is DANIEL HALL, (Rep.) of the city of Watertown. He was born in Greenwich, Washington courty, N. Y., Nov. 20th, 1819; graduated at Union college in 1845; is by profession a lawyer; came to Wisconsin in 1851 and settled at Watertown; was District Attorney of Jefferson county in 1857-58. He received a vote of 629 as an Independent candidate, against 616 for F. P. Brook. (Dem.) thus electing him by 13 majority.

SECOND DISTRICT. (Towns of Milford, Waterloo, Lake Mills, Oakland and Aztalan.) The member is CHARLES H. PHILLIPS, (Rep.) of Lake Mills. He was born in Westmoreland, Oneida county, New York, February 21st, 1824; received a common school education; is by occupation a farmer; he came to Wisconsin in 1849, and settled at Lake Mills; at the late election he was choen to represent the district in the Assembly, receiving 614 votes against 549 for John D. Waterbury, (Dem.) thus electing him by 65 majority.

THIRD DISTRICT. (Towns of Hebron, Jefferson, Sumner, Koskonong and Cold Spring.) The member is WILBUR H. TOUSLEY, (Dem.) of Jefferson. He was born March 19th, 1841, in the town of Wadsworth, Medina county, Ohio; received a common school education; is by profession an editor and practical printer; he came to Wisconsin in the fall of 1885; in the spring of 1859 removed to Illinois; returned to Wisconsin in 1880, and again removed to Illinois in 1880; entered the service during the war and was commissioned 1st Lt. Co. K. 69th Ill. Vols. Again settling at Jefferson, he established the "Jefferson Banner," which he continues to publish as sole editor and proprietor. He received a vote of 847 against 704 for ELI P. MAY, (Rep.) thus electing him by 143 majority.

FOURTH DISTRICT. (Towns of Farmington, Concord, Sullivan and Palmyra) The member is JAMES M.
BINGHAM, (Rep.) of Palmyra. He was born in Perry, Wyoming county, New York, February 3d, 1828; received a common school education; is by profession a lawyer; he came to Wisconsin in 1854 and settled at Palmyra; was a member of the Assembly in 1863, 1864 and 1869, and was unsuccessful as a candidate for District Autorney of Jefferson county in 1864, by a small minority. Was Major of the 40th Wis. Vols. during its term of service. Was again a candidate for the Assembly in 1869, and received 513 votes to 456 for I. C. Thompson, (Dem.) thus electing him by 57 majority. On the organization of the present Assembly was chosen Speaker of that body.

Juneau County

Contained a population, in 1865, of 10,013, and has one member.

JEROME B. POTTER, (Dem.)—P. O. address, Sentinel. He was born in the town of Western, Oneida

county, New York, on the first day of October, 1826; received a common school education; is by occupation a farmer; came to Wisconsin in 1845, and first settled at Milwaukee; removed to Juneau county; has filled various town offices and been a County Supervisor; was elected a member of the Assembly in 1868, and reelected at the late election, receiving a vote of 914 against 762 for E. M. Truell, (Rep.) thus electing him by 1852 majority.

Kenosha County

Contained a population, in 1865, of 12,676. The member is

ALEXANDER BAILEY, (Rep.) of Salem. He was born in Lorraine, Jefferson county, New York, June 26th, 1824; received a common school education; is by occupation a farmer; he came to Wisconsin in 1843 and settled at Brighton, Kenosha county. He received a vote of 1,105 against 791 for E 'D. Briggs, (Dem.) thus electing him by 314 majority.

La Crosse County

Contained a population in 1865, of 14,834, and has two members.

FIRST DISTRICT. (Towns of Greenfield, Washington, Barre, Bangor and the city of La Crosse.) The member is THEODORE RODOLF. (Dem.) of La Crosse. He was born in Switzerland, on the 17th day of October, 1815; graduated at the College of Aarau and the University of Zurich, Switzerland; came to Wisconsin in April, 1834, and settled near Wiota, on the Pecatonica, but removed to Mineral Point in 1840; is by occupation an insurance agent; was Captain of the Mineral Point Gunrds in 1848-51, and was Captain of the La Crosse Rifles in 1856-60; was President of the village of Mineral Point in 1851-52; was appointed by President Pierce Receiver of Public Moneys at La Crosse in 1853, to which position he was reappointed by President Buchanan in 1857, and remained in the office until 1801; was elected Mayor of La Crosse in 1868, was a Democratic candidate for Presidential Elector for the State at large in 1864, and was again a candidate for the Sixth Congressional District in 1868—both times unsuccessful; was elected to the Assembly from the First district of La Crosse county in 1868, and was a member of the committee on Railroads and Lumber and Manufactures; was again a candidate in 1869, receiving 957 votes to 777 for C. C. Palmer, (Rep.) thus electing him by 180 majority.

Was appointed by Gov. Fairchild a member of the State Visiting Committee in December.

SECOND DISTRICT. (Towns of Campbell, Onalaska, Holland, Jackson, Farmington, Burns and Neshonoc. The member is POWERS G. MOULTON, (Rep.) of Onalaska. He was born in Trenton. Oneida county, New York, August 9th, 1829; received a common school education; is by occupation a farmer; has been Assessor, Treasurer and Justice of the Peace of the town; and was a non-commissioned officer in company K, First Wisconsin Heavy Artillery, and received an honorable discharge. He received a vote of 670 against 267 for Sever Anderson, (Dem.) thus electing him by 403 majority.

La Fayette County

Contained a population, in 1865, of 20,358, and has two members.

FIRST DISTRICT. (Towns of White Oak Springs, Shullsburg, New Diggings, Benton, Elk Grove and Kendall.) The member is THOMAS T. DUFFY, (Dem.) of Benton. He was born in the city of New York, December 6th, 1835; was educated at Sinsinawa Mound College, Grant county, and graduated in 1838; is by profession a merchant; came to Wisconsin in 1835; was Town Treasurer and Justice of the Peace in 1868 and 1869; in 1868 was a candidate for Clerk of the Circuit Court of La Fayette county; in 1869 was elected to the Assembly. He received 753 votes against 441 for Thomas Bainbridge, (Rep.) thus electing him by 312 majority.

SECOND DISTRICT. (Towns of Wayne, Gratiot, Monticello Center, Wiota, Argyle, Fayette and Willow Springs.) The Member is HENRY WINSLOW BARNES, (Dem.) of Wiota. He was born in the town of Bedford, Hillsboro county, New Hampshire. November 2, 1817; received a common school education; is by occupation a working farmer; he came to Wisconsin in 1835, and settled at Wiota in 1843; served the town either as Justice of the Peace, Town Clerk, Assessor or Chairman of the Board of Supervisors from 1851 to 1859, several years serving in two capacities; was member of the Assembly in 1857, Clerk of the Circuit Court for La Fayette county in 1856–2; was elected to the Assembly in 1859 by 146 majority, having received 891 votes against 745 for S. W. Osborn (Rep.)

Manitowoc County

Contained a population, in 1865, of 26,672, and has three members.

FIRST DISTRICT. (Towns of Centerville, Meeme, Schleswig, Eaton, ty, Newton and Rockland.) Member is JOHN BARTH, Liberty, (Dem.) of Schleswig-P. O. address, Kiel. He was born in the village of Rothenacker, county of Ehingen, Wartemberg, December 28, 1826; received a common school education; is by occupation a farmer; he came to Wisconsin in 1853 and first settled at Mequon River, Ozaukee county, but removed to Schleswig in 1855. Was elected Town Treasurer in 1856; Supervisor in 1857; Assessor in 1859; Chairman of Town Supervisors in 1860; Assessor in 1862, 1863 and 1864; appointed Chairman in 1866, and again elected in 1867, 1868 and 1869, and was an unsuccessful candidate for County Supervisor in 1868. He received a vote of 787 against 405 for Nicolas Dittmar, [Rep.], thus electing him by 382 majority.

SECOND DISTRICT. [Towns of Manitowoc Rapids, Maple Grove, Cato, Franklin, Kossuth and Cooperstown.] The member is MICHAEL FITZ-GERALD, [Dem.] of Maple Grove. He was born at Castle Lake, county of Clare, Ireland, January 1, 1821; received a common school education; is by occupation a farmer. He came to Wisconsin in 1854 and settled at Maple Grove; has been Justice of the Peace, Town Clerk and Assessor for six years. He received a vote of 521 against 478 for Peter Stoker, [Rep.]

Third District. [Towns of Manitowoc, Two Rivers, Michicott, Gibson and the village of Manitowoc.] The Member is CARL H. SCHMIDT, [Dem.] of Manitowoc. He was born in Luebbecke, Province of Westphalia, Prussia, on the 30th day of September, 1835; received a city school education; is by profession an editor and printer; came to Wisconsin in 1854 and settled at Manitowoc; entered the army Sept. 6, 1861, as a private; promoted to 2d Lieut., March 16, 1863; 1st Lieut., May, 1864; Captain, August 25, 1864; and was discharged, Dec. 3, 1864. Was elected Trustee of the village of Manitowoc, third ward, in 1867, and was an unsuccessful candidate for the same place in 1868. At the last election he was chosen a Member of the Assembly, receiving 828 votes against 605 for Jabez L. Fobes, [Rep.], thus electing him by 223 majority.

Marquette County

Contained a population, in 1865, of 7,327. The member is

SPENCER A. PEASE. [Dem.] of Montello. He was born in Spafford, Onondaga county, New York. February 23, 1817; received an academic education at Auburn; is by profession a lawyer and editor; he came to Wisconsin in 1837 and first settled in Kenosha county; removed to Marquette county in 1830; was County Treasurer in 1857 and 1858; and Member of the Assembly in 1865 and 1896; in 1868 was a Delegate to the Democratic National Convention, at New York, which uominated Horatio Seymour and Francis P. Blair, for President and Vice President; in 1858 became proprietor of the Marquette Express, which he published at Oxford; in 1852 the publication of the paper was changed to Montello, and is now under his editorial management. He received a vote of 716 against 593 for Charles S. Kelsey, [Hep.], thus electing him by 123 majority. Was appointed by Governor Pairchild a member of the State Visiting Committee.

Marathon and Wood Counties

Contained a population, in 1865, of 6,643. The member is

CARL HŒFLINGER (Dem.), of Wausau. He was born in the town of Ogelsbeuren, county of Ehingen, Wirttemberg, September 13, 1832; graduated at the Colleges of Ehingen and Biberach in 1846, 1847 and 1848; is by occupation a real estate agent; he came to Wisconsin in 1854 and first settled at Fond du Lac county; removed to Marathon county, and was elected County Treasurer in 1853, 1860, 1864, 1866 and 1868; and was elected to the Assembly in 1862 and again at the last election without opposition, receiving 900 votes.

Monroe County

Contained a population, in 1865, of 11,754, and has one member,

CHARLES A. HUNT (Rep.) of Jefferson; P. O. address, Melvina. He was born in Gerry, Chantauqua county, New York, April 17, 1829; received a common chool education; is by occupation a miller; he came to Wisconsin in 1845 and first settled at Jamestown, Grant ccunty. He has helu every town office from pathmaster up, and was chairman of the County Board of Supervisors of Vernon county for three years; was Postmaster at Bloomingdale, Vernon county, eight years, and Postmaster

at Melvina, Monroe county, three years, both of which offices he procured to be established; when the war broke out he entered the volunteer service as a private in August, 1862, in company K, 25th Regiment, and on the organization of the regiment was promoted to a First Lieutenancy; in December, 1864, was promoted to the Captaincy, and served with the regiment to the close of the war In 1867 was elected to the Assembly from Monroe county, and was again elected in 1869, receiving 1,107 vores against 682 for J. L. Anthony [Dem.], thus electing him by 485 majority.

Milwaukee County

Contained a population, in 1865, of 72,820, and has ten members.

First Diatrict. [First ward.] The member is STEPHEN A. HAR-RISON. [Rep] He was born in England on the 18th day of September, 1829; he received a common school education and is by occupation a contractor; he came to Wisconsin and settled at Milwaukee in 1856; at the last municipal election he was elected a member of the Common Council for two years, and at the late election was chosen to represent the district in the Assembly, receiving 395 votes to 350 for Edward Keogh (Dem.), thus electing him by 45 majority.

SECOND DISTRICT. (Second ward.) The member is GEORGE ABERT (Dem.) He was born in Hochveller, Soultz-Sores-Forets, France, May 10, 1817; he received a common school education; is by occupation a contractor and real estate dealer; he came to Wisconsin in 1836 and settled at Milwaukee; was an Alderman of the city in 1846, the first year of its organization; Railroad Commissioner for the Second Ward in 1857; was the first President of the German Mutual Fire Insurance Company in 1860, and has occupied the same position for the past three years; was member of the Assembly in 1861, '62, '63, '68 and '69, and again elected at the last election without opposition, receiving 647 votes.

THEO DISTRICT. (Third ward.) The member is JAMES McGRATH, (Dem.) He was born in Ireland in March, 1836; received a common school education; is by occupation a contractor; came to Wisconsin in 1848 and settled at Milwankee; was elected a member of the Assembly in 1865, 1866, 1867, 1868, and was reelected at the late election as an in-

dependent candidate, receiving 374 votes to 142 for Louis Bleyer (Rep.) and 242 for James Hoy (Dem.), thus electing by 132 plurality.

FOURTH DISTRICT. (Fourth ward.) The member is NATHAN BRICK, (Rep.) He was born in the town of Gardner, Worcester county, Massachusetts, on the 24th day of December, 1820; received a common school education; is a manufacturer of and deeler in cabinet-ware, etc.; came to Wisconsin in 1851, and settled at Milwaukee; was elected an Alderman of his ward in 1866 and 1867, and at the last election was chosen to represent his district in the Assembly, receiving 485 votes to 435 for Samuel J. Hunt. (Dem.) thus electing him by 50 majority.

FIFTH DISTRICT. (Fifth and Eighth wards) The member is JOHN FRLLENZ, (Dem.) He was born in Bengel, Prussia, on the 22d day of June, 1833; received a common school education, both in Prussia and Wisconsin; came to Wisconsin in 1847 with his parents, and settled at Farmington, Washington county; removed to Milwaukee in 1851; is by occupation a carpenter and builder; was elected to the Assembly in 1867 by 140 majority; was re-elected in 1868 by 270 majority; was again re-elected in 1869 without opposition, receiving 1.150 votes.

SIXTH DISTRICT. (Sixth ward.) The member is DANIEL HAMILTON RICHARDS, (Dem.) He was born in the town of Burlington, Otsego county, New York, February 12th, 1808; received a common school and academic education; is by occupation a printer; he came to Wisconsin in 1835, and settled at Milwaukee; represented the 6th district in the Assembly in 1888; again elected in 1869, receiving 416 votes against 169 for Harvey Curtis, (Rep.) thus electing him by 247 majority.

SEVENTH DISTRICT. (Seventh ward.) The member is DANIEL HARRIS JOHNSON, (Rep.) He was born near Kingston, Canada West, July 27th, 1825; was edacated at the common schools and at Rock River Seminary, Ill.; is by profession a lawyer; he came to Wisconsin in 1846: settled at Prairie du Chien in 1842 and removed to Milwankee in 1862; represented the counties of Crawford and Bad Ax (now Vernon) in the Assembly in 1861, and was Assistant Atturney General of the State

in 1861 and 1862; elected to represent the Seventh ward of Milwaukee in 1868, and re elected in 1869, receiving 422 votes against 319 for Charles H. Wheeler, (Dem.) and 146 for Wm. A. Prentiss, (Ind.) thus electing him by 103 plurality.

Eighth District. (Ninth ward of the city of Milwaukee.) The member is HENRY C. RUNKEL, (Dem.) He was born in the town of Mied, county of Hechst, Germany, April 17th, 1834; was educated at the Gymnasium in the city of Mentz; is by profession a lawyer; he came to Wisconsin in 1852 and settled at Milwaukee; was Justice of the Peace from May 1st, 1858, to May 1st, 1864; was admitted to the Milwaukee bar in June, 1862; was elected to the Assembly in 1867 and 1868, and again re-elected in 1869, receiving a vote of 546 against 186 for George Seaman, (Rep.) thus electing him by 360 majority.

NINTH DISTRICT. (Towns of Lake, Oak Creek, Greenfield and Franklin.) The member is ENOCH CHASE. (Dem.) of Lake—P. O. Address, Milwaukee. He was born in the town of Derby, Orleans county, Vermont. January 16th. 1809; received a common school education and graduated as Doctor of Medicine at Dartmouth College, N. H.. in 1831; is now by occupation a farmer; he came to Wisconsin in 1835 and settled at Milwaukee. He has been Chairman of the Board of Supervisors and Town Superintendent of Common Schools; was member of the Wisconsin Assembly in 1849, 1850, 1831 and 1853, and at the last session was a candidate for Speaker, but was defeated by Moses M. Strong; in 1853 was an unsuccessial candidate for Senator against Edward McGarry. At the last election he received 742 votes against 454 for Andrew Douglas, (Rep.) thus electing him by 288 majority.

Tenth District. [Towns of Wauwatosa, Milwankee and Granville.] The member is FREDERICK A. ZAUTCKE, [Rep.] of Granville. He was born in Prussia, July 25, 1837; received a common school education; is by occupation a farmer; he came to Wisconsin in 1839 with his parents, and settled at Granville. He received a vote 'of 512, against 368 for Fred. Mascowitt, [Dem.] thus electing him by 114 majority. The district has uniformly chosen a Democrat herestefore.

Oconto and Shawano Counties

Contained a population, in 1865, of 6,227. It has one member,

J. M. ADAMS, [Dem.] of Oconto. He was born in Castleton, Rutland county, Vermont, May 4, 1834; received a common school education, and graduated at Rush Medical College, of Illinois; is by profession a physician; he came to Wisconsin in 1853, and first settled at Green Bush, Sheboygan county. He received a vote of 779, against 635 for W. K. Shepherd, [Rep.] thus electing him by 144 majority.

Outagamie County

Contained a population, in 1865, of 11,842. It has one member,

CHARLES E MCINTOSH, [Dem.] of Appleton. He was born in Goderich, Huron county, Canada West, April 13, 1838; was educated at Notre Dame University, St. Joseph county, Indiana; is by occupation a land agent; he came to Wisconsia in 1840 and settled at New Berlin, Wankesha county; entered the service during the late rebellion in 1861 as a private in 7th Wisconsin Battery, Light Artillers, and served three years; re-enlisted February 3, 1865, in Hancock's Veteran Corps, and was mustered out at Elmira, Feb. 3, 1866; was elected to the Assembly from Outagamie county in 1868 and re-elected in 1869 by 688 majority, receiving 1,513 votes, against 845 for H. G. Curtis, [Rep.]

Ozaukee County

Contained a population, in 1865, of 14,882. It has one member.

ADOLPH ZIMMERMANN, (Dem.) of Mequon—P. O. address, Mequon River. He was born in Saxony, February 23d, 1814; received a common school education; is by occupation a beer brewer; he came to Wisconsin in 1839, and settled at Mequon; has been a Justice of the Peace; Postmaster for 12 years; Chairman of Town Board 14 years; Chairman of the County Board 6 years; County Treasurer; and has also filled a number of other local offices. He received a vote of 979 against 853 for A. M. Alling, (Rep.) thus electing him by 136 majority.

Pierce County

Contained a population, in 1865, of 6,324. It has one member.

OLIVER S. POWELL, (Rep.) of River Falls. He was born in Madrid, St. Lawrence county, New York, June 19th, 1830: received a common school education; is by occupation a farmer; came to Wisconsin in 1850, and settled at River Falls. At the late election he was chosen to represent the district in the Assembly, without opposition, receiving 1,184 votes.

Portage County

Contained a population, in 1865, of 8,145. The member is

FREDERICK HUNTLEY, (Rep.) of Buena Vista. He was born in the town of Salina, Onondaga county, New York, October 5th., 1825; received a common school education; is by occupation a farmer; he came to Wisconsin in 1856 and settled at Buena Vista; has filled various town offices; was Commissioner of Swamp Lands in 1868; elected to the Assembly in 1868, and re-elected in 1869, receiving a vote of 734 against 419 for John Eckles [Dem.]

Racine County

Contained a population, in 1865, of 22,884, and has two members.

FIRST DISTRICT. (City of Racine.) The member is A. L. PHILLIPS, (Rep.) of Racine. He was born in the town of Adams, Berkshire county, Massachusetts, May 12th, 1824; received a common echool-ducation; is by occupation a merchant; came to Wisconsin in 1850; was Assessor for three years, and Alderman for two years for the 1st ward; was elected to the Assembly in 1868, and reelected in 1869 by 156 majority, having received 555 votes against 399 for John R. Davis, (Dem.)

SECOND DISTRICT. (Towns of Caledonia, Mt. Pleasant, Yorkville, Burlington, Dovor, Rochester, Waterford, Norway and Raymond.) The member is IRA A. RICE, (Rep.) of Waterford. He was born in the town of New Haven, Oswego county, New York, September 17th, 1812; received a common school education; is by occupation a farmer; he came to Wisconsin in 1836 and settled at Waterford; has been Justice of the Peace twenty-five years, and was an unsuccessful candidate for the Assembly in 1858. At the last election he ran as an independent candidate, and received 1,031 votes against 949 for Dr. James L. Coffin, (Rep.) thus electing him by 83 majority.

Richland County

Contained a population, in 1865, of 12,186. It has one member.

JAMES HARVEY MINER, (Rep.)

of Richland Center. He was born in Lockport, Niagara county, New York, February 4th, 1830; is a graduate of Hillsdale College, Michigan; is by profession a lawyer; he came to Wicconsin in 1852 and settled at Richland Center; was District Attorney for Richland county from January 1, 1857, for four years, and was County Judge of the county for four years from January 1, 1866. He received a vote of 1,063 against 923 for Ira S. Hazeltine, (People's Candidate) thus electing him by 140 majority.

Rock County

Contained a population, in 1865, of 36,033, and has five members.

FIRST DISTRICT. (Towns of Union, Magnolia, Center, Spring Valley, Plymouth and Avon.) The member is ISAAC M. BENNETT, (Rep.) of Evansville. He was born in the town of Cobleskill, Schoharie county, New York, December 8th. 1824; received a common school education; is by occupation a merchant; he came to Wisconsin in 1845 and first settled at Oregon, Dane county; has held the office of County Supervisor three different terms and was Town School Superintendent, under the old system, several times, and was once an unsuccessful candidate for the Assembly. Was elected in 1869, receiving 729 votes against 32 for C. M. Tuttle, (Dem.) thus electing him by 697 majority.

SECOND DISTRICT. [Towns of Porter, Fulton, Milton, Lima and Janesville.] The member is THOMAS H. GOODHUE. [Rep.] of Lima. P. O. address, Whitewater. He was born in Williston, Chittenden county, Vermont, August 21, 1825; received an academic education at Newton, Vermont; is by occupation a farmer; came to Wisconsin in 1857 and settled at Lima; was elected to the Assembly in 1864, and again in 1858, receiving 646 votes to 79 for Henry J. Wilkinson, [Dem.] thus electing him by 567 majority.

THIRD DISTRICT. [Towns of Harmony, Johnstown, La Prairie, Bradford, Clinton and Rock.] The member is ADELMORN SHERMAN, [Rep.]—P. O. address, Janesville. He was born in the town of Berne, Albany county, New York, January 30, 1820; received a common school education; is by occupation a farmer; he came to Wisconsin in 1844, and settled at Janesville; has been Town Superintendent of Schools and chairman of the Town Board; was

elected to the Assembly in 1868 and re-elected in 1869, without opposition, receiving 517 votes.

FOURTH DISTRICT. [Towns of Beloit, Newark, Turtle, and the city of Beloit.] The member is JOHN HAMMOND, [Rep.] of Turtle.—P, O, address, Clinton. He was born in Wheatland, Monroe county, New York, June 14, 1814; received a common school education; is by occupation a farmer; came to Wisconsin in 1847, and settled at Turtle. He received a vote of 540, against 83 for Lewis Clark, [Dem.] thus electing him by 467 majority.

FIFTH DISTRICT. (City "of Janesville.) The member is ALEXAN-DER GRAHAM, (Rep.). He was born in Utica, One'da county, New York, April 6, 1816; received an academic education at Homer, Cortland county, N. Y.; is by profession a banker and real estate agent. He elected Superintendent Schools in Chemung county, N. Y., in 1842; was elected to the same position in Tompkins county, in 1844; was Supervisor in the same county ber of the Assembly from Tompkins county in 1850. He came to Wisconsin in 1858 and settled at Janesville; was elected one of the School Commissioners of the city in 1859, and was elected to the Assembly in 1860; was elected a member of the Common Council of Janesville in 1864 and is still a member of that body, and was twice elected its 1 resident: was an unsuccessful candidate for the Assembly on a people's ticket in 1866; was a second time elected to the Assembly of this state in 1869, receiving 631 votes against 519 for John J. R. Pease (Dem.), thus electing him by 112 majority.

Sauk County

Contained a population, in 1865, of 20,154. It has two members.

FIRST DISTRICT. (Towns of Westfield, Washington, Bear Creek, Franklin, Honey Creek, Sunter, Merrimac, Frairie du Sac, Troy and Spring Green.) The member is CARL O KUNTZ (Rep.), of Troy; P. O. address, Black Hawk. He was born in the town of Merzheim, Landau county, Rhenish Palatinate, Germany, January 11, 1832: was educated at the normal schools and the college at Kuiserslautern, Rheinish Palatinate, graduating in 1852; was formerly an editor, but is now by occupation a farmer; he came to Wisconsin in 1853, and first settled at

Sauk City; in 1854 established and edited the "Pionier am Wisconsin," the first German Republican paper in the State; in 1856 was a delegate to the National Convention at Philadelphia, which nominated John C. delphia, which nominated John C. FREMONT for President; was Town Clerk and Chairman of Troy from 1880 to 1865; in 1865 was elected a County Supervisor for Sauk county; was member of the Assembly in 1889 and re-elected at the last election by a vote of 802 against 330 for Charles Halasz (Dem.), thus obtaining 472 majority.

SECOND DISTRICT. [Towns of New Buffalo, Dellona, Winfield, La Valle, Woodland, Ironton, Reedsburg, Excelsior, Baraboo, Fairfied, Greenfield and Freedom.] The Member is GEORGE G. SWAIN, [Rep.] of New Buffalo—P. O. address, Kilbourn City, Columbia county. He was born in the town of Halifax, Windham county, Vermont, on the 3d day of January, 1829; received a common school education; is by occupation a farmer; came to Wisconsin in 1855 and settled at Newport, Sauk county; was Supervisor of the town of New Buffalo from April, 1866, to April, 1869, and was elected County Supervisor in November, 1868, for the term of two years. At the last election he was chosen a Member of the Assembly, receiving 995 votes to 424 for James Dykins, [Dem.], thus electing him by 571 majority.

Sheboygan County

Contained a population, in 1865, of 27,671. It has three members.

FIRST DISTRICT. [Towns of Sheboygan, Wilson, Moselle, Hermann and the city of Sheboygan.] The member is H. G. H. REED, [Dem.] of the city of Sheboygan. He was born in Marshfield, Massachusetta, April 12, 1828; received a common school education; is by profession activity conference and a partnersh sion a civil engineer, and a partner in the firm of Reed & Hinckley, storage, forwarding and commission merchants; was County Surveyor from 1862 to 1866; was Chief Engineer of the Sheboygan and Fond du Lac Railroad, to the present time. He received a vote of 741 against 396 for John H. Plath, [Rep.], thus electing him by 345 majority.

SECOND DISTRICT. [Towns of Mitchell, Linden, Plymouth, Rhine, Greenbush and Russel.] The Member is J. HENRY MCNEEL, [Rep.] of Greenbush. He was born in Lewis, Essex county, New York, December 7, 1838; received an Academic edu-

cation at Keeseville: is by profession a physician and surgeon; came to Wisconsin in 1854 and settled at Oakfield. Fond du Lac county; has never previously held official position. He received a vote of 703 against 540 for Rnoch Rastman, [Dem.] thus electing him by 160 majority.

THIED DISTRICT. (Towns of Sheboygan Falis, Lima, Abbott, Holland, Scott and the village of Sheboygan Falls.) The member is JACOB BLANSHAN (Rep.) of Scott. He was born in New Paltz, Ulster county, New York, May 11th, 1815; received a common school education; is by occupation a farmer. s common section education; is by occupation a farmer; he came to Wisconsin in 1848, and settled at Scott. He received a vote of 597 against 484 for Henry Tidman, (Dem.) thus electing him by 113 majority.

St. Oroix County

Contained a population, in 1865, of 7255. It has one member.

CHARLES D. PARKER, (Rep.) of Pleasant Valley. He was born in the county of Coos, New Hampshire, December 27th, 1827; received an academic education; is by occupation a farmer; he came to Wisconsin in 1836 nary er; necame to wisconsin in 1830 and first settled at Muskego. Waukesha county; removed to St. Croix county where he has held many town offices; was Chairman of the town in 1856 and 1869, and County Supervisor in 1864 and 1885. Was elected to the Assembly in 1868 and re-elected in 1860 receiving 8860 votes earrest 800 1869, receiving 869 votes against 690 for George B. Kidder, (Dem.) thus electing him t y 179 majority.

Trempeal eau County

Contained a population in 1865, of 5,199. It has one member.

ISAAC CLARK, (Rep.) of Gales-ville. He was born in Salem, Franklin county, Maine, January 1st, 1826; received a common schooleducation; is by occupation a farmer; he came to Wisconsin in 1854 and settled at Galesville. He received a vote of 457 against 313 for Wm. M. Young, (Dem.) thus electing him by 144 majority.

Vernon County

Contained a population, in 1865, of 13,644, and has two members.

FIRST DISTRICT (Towns of Ham-FIRST DISTRICT (TOWNS CI HAMburg, Bergen, Wheatland, Sterling, Franklin, Genoa, Harmony, Jefferson and Coon.) The member is REUBEN MAY, [Rep.]—P. O. address, Springville. He was born in Pike county, Kentucky, June 28d 1815; received a common school edu' cation; is by occupation a farmer; He was postmaster at Piketon, Ky., from 1846 to 1848, and at Mt. Welcome, Clay county, from 1849 to 1853. In 1853 was a candidate for State Senator in Kentucky. but was unsuccessful. Entered the military service during the late rebellion, and Nov. 13th, 1861, was elected Lt. Col. of the 8th Ky. Regt.; May 9th, 1863, was appointed Col. of the 7th Ky., and was mystered out with the regiment October 4th, 1864. He came to Wisconsin in 1868, and settled in Vernon county. Was elected to the Assembly in 1869, by a vote of 601 against 77 for D. A. Steele, [Dem.]

SECOND DISTRICT. (Towns of Hills-SECOND DISTRICT. (Towns of Hins-borough, Greenwood, Forrest, Union, Whitestown, Stark, Clinton, Web-ster, Liberty, Kickapoo, Viroqua and Christiana.) The member is VAN Christiana.) The member is VAN S. BENNETT, (Rep.)—P. O. address, Rockton. He was born in the town of Medina, county of Medina, Ohio, March 15th, 1836; received a common school education; is by occupation a lumberman; he came to Wisconsin in 1846 and first settled at Medina, Dane county. He entered the mili-tary service during the late rebellion and was commissioned Lieutenant in the Twelfth Wisconsin regiment October 28th, 1861; May 1st, 1862, was commissioned Captain, which he held to November 7th, 1864. In 1866 was elected County Superintendent of Schools of Richland county; was elected to the Assembly from Vernon county in 1868 and re-elected at the last election without opposition, having received 921 votes.

Walworth County

Contained a population, in 1865, of 25,573. It has three members.

First District. (Towns of Sharon, Darien, Richmond, Walworth and Delayan.) The member is HEN-RY HALL, (Rep.) of Walworth. He was born in Bridgewater, Oneida county, New York, October 25th, 1813; received a common school education; is by occuption a farmer; he came to Wisconsin in 1846 and settled at Walworth. He received a vote of 760 against 302 for J. A. Treat, (Dem.) thus electing him by 358 majority.

SECOND DISTRICT. (Towns of Linn, Geneva, Elkhorn, La Fayette, Bloomfield, Lyons and Spring Prairie.) The member is STEPHEN R. EDGERTON, (Rep.) of Spring Prairie. He was born in Rome, Oneida county, New York, October 24th, 1833; received a common school education;

is by occupation a farmer; he came to Wisconsin in 1846 and settled at Spring Prairie. He received a vote of 842 against 438 for Mott L. Ayres, (Dem.) thus electing him by 404 majority.

THIRD DISTRICT. [Towns of White-water, La Grange, Sugar Creek, Troy and East Troy.] The member is WILLIAM BURGIT, [Rep.] of East Troy. He was born in the town of Richford, Tioga county, New York, December 6, 1818; received a common school education; is by occupation a farmer; he came to Wisconsin in 1837, and settled at East Troy; has been chairman of the Town Board and Supervisor for a number of terms; Assessor two or three years, and a member of the School Board the most of the time for the last twelve years. He received a vote of 857, against 411 for J. D. Merrill, [Dem.] thus electing him by 446 majority.

Washington County

Contained a population, in 1865, of 24,019, and has two members.

FIRST DISTRICT. [Towns of Wayne, Addison, Kewaskum, Barton, West Bend, Farmington and Trenton.] The member is HENRY VAN RENS-SELAER WILMOT, [Dem.] of Trenton.—P. O. address, Newburgh. He was born in Greenbush, Rensselaer county, New York, November 29, 1801, and is the oldest member of the present Assembly. He received a common school education; is by occupation a farmer; he came to Wisconsin in 1865 and settled at Port Washington; he was Deputy Collector of Customs from 1853 to 1861, District of Oswegatchie, St. Lawrence Co., New York, and Postmaster; is now Justice of the Peace and chairman of the Board of Supervisors of Trenton. He was elected to the present Assembly without opposition, receiving 1,382 votes.

SECOND DISTRICT. [Towns of Hartford, Polk, Jackson, Erin, Richfield and Germantown.] The Member is DENSMORE W. MAXON. [Dem.] post-ofice address, Cedar Creek. He was born in the town of Verona, Oneida county, New York, the 30th day of September, 1820; was educated at the Oneida Conference Seminary; is by occupation a farmer. He came to Wisconsin in May, 1843, and settled at Milwaukee, but 2000 removed to Mequon, and to Cedar Creek in 1846, where he now resides; was appointed Deputy County Surveyor of Washington county in 1843; elected Chair-

man of the town Board of Supervisors of Polk, and Justice of the Peace of the town in 1846, and continued to hold these offices till 1859; was elected Member of the Assembly in June, 1848; and again in 1852, 1867, 1868 and 1869; was elected Senator for the 4th District, [Washington county] in 1857, and was re-elected in 1859. In 1865 he was a candidate for Lieutenant Governor on the Democratic ticket against Wyman Spooner, on the Republican ticket and defeated. In May, 1868, he was appointed by President Johnson a member of the Board of Visitors to attend the annual examination of the U. S. Military Academy at West Point. At the election in 1869 he was chosen to again represent his district in the Assembly, without opposition, receiving 1,296 votes. If he believes in anything it is in five proper maintenance of the charitable institutions of the State and for several years he has been widely known as the introducer and chief advocate of Assembly Bill, No. 1.

Waukesha County

Contained a population, in 1865, of 27,029, and has three members.

Tires, and has three members.

First District. (Towns of Waukesha, Genessee, Eagle, Mukwonago and Vernon.) The member is HENRY TOTTEK, (Dem.) of Waukesha. He was born in Congress Township, Wayne county, Ohio, September 2, 1824; received a common school and collegiate education; is by occupation a merchant; he came to Wisconsin in 1846 and first settled at Barton, Washington county. He has not filled many different official positions, but has fifteen times been a candidate for Sealer of Weights and Measures, and in the face of adverse majorities has been succeasful fre times; was elected to the Assembly in 1869 by about 75 majority over F. G. Parks (Rep).

SECOND DISTRICT. (Towns of Merton, Oconomowoc, Pewaukee, Delafield, Summit and Ottawa.) The member is JOHN D. McDONALD, (Dem.), of Summit. He was born in Johnstown, Fulton county, New York, August 2, 1816; received a common school education; is by occupation a farmer; he came to Wisconsin in 1836, and settled on the same farm where he now resides. In 1868 was an unsuccessful candidate for the Assembly; was elected in 1869 in a district usually Republican, receiving 398 votes to 850 for William

M. Jacques (Rep.), thus electing him by 48 majority.

THIRD DISTRICT. (Towns of Lisbon, Menomonee, Brookfield, New Berlin and Muskego.) The member is THOMAS McCARTY. (Dem.), of Menomonee; P. O. address, Lannon's Springs. He was born in Buffalo, New York, October 29, 1838; received a common school education; is by occupation a farmer; he came Wisconsin in 1842, and settled at Menomonee; has filled several minor town offices. He received a vote of 977 against 549 for Dr. S. S. Clark (Rep.), thus electing him by 428 majority.

Waupaca County

Contained a population, in 1865, of 11,208. The member is

ALBERT V. BALCH, [Rep.] of Weyauwega. He was born in Plattsburgh, Clinton county, New York, July 21, 1828; received a common school education and attended the Academies at Schuyler Falls, Keeseville and Plattsburgh; is by profession an Insurance agent; he came to Wisconsin in 1851, and settled at Weyauwega; was County Surveyor from 1853 to 1858, and Postmaster at Weyauwega from May, 1861, to Nevember, 1867. He received a vote of 1,395, as a Peoples' candidate, to 933 for M. H. Sessions, [Rep.] thus electing him by 442 majority.

Waushara County

Contained a population, in 1865, of 9,002. The member is

THEOPHILUS F. METCALF
[Rep.] of Marion—P. O. address,
Spring Lake. He was born in Wicklow, Ireland, May 10, 1816; received
a common school education; is by
occupation a farmer; he came to
Wisconsin in 1849 and first settled in
Winnebago county; has been Chairman of the Board of Supervisors of
the town of Marion for seven years.
He received a vote of 951, as an Independent candidate, against 403 for C.
H. Stowers, the regular Republican
nominee, thus electing him by 548
majority.

Winnebago County

Contained a population, in 1865, of 29,767. It has three members.

FIRST DISTRICT. [Towns of Oshkosh, Algoma, Vinland and the city of Oshkosh.] The Member is JAMES EMERY KENNEDY, [Rep.] of the city of Oshkosh. He was born in Caren county, Ireland, May 14, 1833; received a common school education;

is by occupation a merchant; he came to Wisconsin in 1857 and settled at Oshkosh. He received a vote of 1,224 against 1,204 for George Hyer, [Dem.], thus electing him by 20 majority.

SECOND DISTRICT. (Towns of Neemah, Menasha, Clayton, Winneconne, Winchester and Wolf River.) The member is WILLIAM PRENTISS ROUNDS, (Rep.) of Menasha. He was born in Bridgeton, Cumberland county, Maine, August 15th, 1827; received a common school education; is by occupation aftour manufacturer and grain dealer. He came to Wisconsin in 1845 and settled at Milton, Rock county; removed to Menasha in 1849; has been a member of the Village Board and Village and Town Assessor six or eight years. He received a vote of 885 against 624 for Wm. M. Stewert, (Dem.) thus electing him by 261 majority.

THIRD DISTRICT. (Towns of Poygan, Rushford, Omro, Nepeuskin, Utica, Nekimi and Black Wolf.) The member is JAMES H. FOSTER, (Rep.)—P. O. address, Koro. He was born in the town of Ware, Hampshire county, Massachusetts, August 3d, 1827; received a common school and collegiate education, but never graduated; is by occupation a farmer; he came to Wisconsin in 1846 and settled at the place where he now resides; was Town Superintendent of Schools, under the old system, for many years, and also filled many other town offices; was Register of Deeds of Winbebago county for four years from January 1st, 1859; was member of the Assembly in 1869 and re-elected at last election, receiving 1,011 votes against 442 for James Liddle, (Ind.) thus obtaining 569 majority.

RECAPITULATION.

Republicans	60 39 1
Total	100

874	74 STATISTICAL LIST OF SENATE.					
	soit	Poli	Dem. Beep. Deem. Deem. Deem. Deem. Deem. Deem. Deem. Deem. Deem. Deem. Deem. Deem. Deem. Deem. Beep. B			
	DRESS.	County.	Calumet. Dodge. Vernon Vernon Dodge. Dodge. Dodge. Dodge. Dodge. Dodge. Milwankee Winnebago La Fayette Columbia Grean Grean Hyerce Lowa Adams Richand Milwankee Ozankee Kenoka Kenoka Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Jackson Walworth Walworth Walworth Jackson Walworth W			
FOR 1870.	PCST OFFICE ADDRESS.	Post Office.	Chilton Beaver Dam Viroqua Viroqua Menasha Milwaukee Mensha Darlington Olombus Monroe Pisscohel Trimbelle Wyoming Woming Walliwankee Ozaukee Ozaukee Spring Green Spring Green Addison Caledonia Center Spring Green Manitowo			
TE	ni s .91	Y'r.	521128311851-511218833332421831584435443			
OF THE SENATE	,	Flace of Nativity.	Vermont New York New York Washington, D. C. Washington, D. C. Prussia Vermont New York New York New Hampshire Ohio Pernsylvania New Hampshire Ohio New Hampshire Pennsylvania New York New York New York New York New York New York New York Wassachusetts New York Office Annada New York			
STATISTICAL LIST OF		Occupation.	Lawyer Manufacturer Lawyer and Farmer Lawyer and Friner Ramer Senator Senator Physician Lawyer Lawyer Ramer Lawyer Ramer Lawyer Ramer Lawyer Ramer Lawyer Ramer Lawyer Ramer Lawyer Ramer Ramer Ramer Ramer Ramer Ramer Ramer Ramer Ramer Ramer Ramer Ramer Ramer Ramer Ramer Ramer Lawyer Ramer Ramer Lawyer Ramer Ramer Lawyer			
[A]	Age.		888888888444848484848484848444			
S		лаше.	Baldwin, George Burchard, Samuel D. Butt, C. M. Butt, C. M. Clark, Satterlee Davis, Romanzo E. Denster, Peter V. Gray, Hamilton H. Griswold, William M. Hall, John C. Joiner, Lemtel W. Grershard H. Joiner, Lemtel W. Joiner, Lemtel W. Joiner, Lemtel W. John C. Joiner, Lemtel W. Joiner, Lemtel W. Joiner, Lemtel W. John C. John C. John C. John C. John C. John C. John C. John M. John C. John M. Milliam J. Pettt, Milliam J. Pettt, Milliam T. Price, William T. Price, William T. Price, William T. Price, William T. Price, John A. Stevens, Henry Stevens, Henry Stevens, Bennet U. Taylor, David, Hran S. Walker, Lyman Waring, George D. Walliams, Charles M. Woodman, Williams, Charles G.			
	t.	sia	\$386888 9 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2			
	lo .89.	.oN IiM	888 888 888 888 888 888 888 888 888 88			

-
\sim
00
\vdash
\approx
0
E
,
0
\equiv
-
M
Z
CO
H
Fr.
I
0
02
F
M
2
=
1
\geq
F
M
) E
ID E
ND E
AND E
AND E
S AND E
RS AND E
ERS AND E
CERS AND E
ICERS AND E
FICERS AND E
FFICERS AND E
DFFICERS AND E
OFFICERS AND E
F OFFICERS AND E
OF OFFICERS AND E
OF OFFICERS AND E
I OF OFFICERS AND E
ST OF OFFICERS AND E
IST OF OFFICERS AND E
LIST OF OFFICERS AND E
LIST OF OFFICERS AND E
L LIST OF OFFICERS AND E
AL LIST OF OFFICERS AND E
JAL LIST OF OFFICERS AND E
ICAL LIST OF OFFICERS AND E
FICAL LIST OF OFFICERS AND E
STICAL LIST OF OFFICERS AND E
ISTICAL LIST OF OFFICERS AND E
TISTICAL LIST OF OFFICERS AND E
ATISTICAL LIST OF OFFICERS AND E
CATISTICAL LIST OF OFFICERS AND E
STATISTICAL LIST OF OFFICERS AND E
STATISTICAL LIST OF OFFICERS AND EMPLOYEES OF THE SENATE FOR 1870.

Momo	4	- W	Occupation	Motivity	Years	POST OFFICE ADDRESS.	DDRESS.
Name.	ASE.	Omce.	occupation.		State.	Post Office.	County.
L. B. Hills	46	Chief Clerk	Chief Clerk	New York	55	Madison	Dane.
H. H. Rust. Robt. A. Gillett	95 95 10 70	Assistant Clerk	Mechanic	Vermont	228	Portage City	Columbia.
J. H. Balch	98	Enrolling Clerk.		New York	12	Janesville	Rock.
Miss Julia A. Hubbard	30	Engrossing Clerk	Book-keeper	Maryland	01	Monroe	Green.
Earl M. Rogers	22	Sergeant-at-Arms		Pennsylvania	020	Bad Axe	Vernon.
Wm. Freeman	88	Asst. Sergeant-at-Arms	Harmer	Maine New York	13	Menasha	Winnebago
T. Watson	43		do	Ireland	19	Martinville	
D. W. Collins	49	Doorkeeper	do	Connecticut	202	Caledonia Center .	
V. COOK	200	Assistant Doorkeener	do	new rork	23	Grand Ranids	Wood
F. Chamberlain	21	dodo	Mechanic	•	21	Sheboygan Falls.	Sheboygan.
H. A. Wilcox	50	Gallerydo	Student		02	Spring Green	Sauk.
F. Bowers	31	President's Attendant	Painter		9	Chippawa Falls	Chippawa.
John Grant, jr	88	Night Watch	Mechanic		02	Wanewoc	Juneau.
A. T. Conger	48	Porter.	Farmer	Wisconsin	CT	Oxford	Marquette.
Willio Hedlor	110	::	•		15	Madison	Mane.
Charlie Vonng	14	90	do	do	14	Dalton	Soul
Chas. F. Torgerson	12		do	do	15	Perry	Dane.
Chas. Vedder	14		do	dodo	14	Eagle	
Max. Roeder	12		do	do	15	Madison	

876	STATISTICAL LIST OF THE ASSEMBKY.
Politica	Rep. Rep. Rep. Rep. Rep. Rep. Rep. Rep.
DRESS.	Jefferson Milwankee Oconto Dana Karnsha Wanpaca Ha Fayette Manitowoc Grant Columbia Dodge Dodge Walworth Milwankee Walworth Mallwankee
ASSEMBLY FOR 1870. Astivity. Fig. Post Office. Co	Palmyra Milwankee Oconto Black Earth Black Earth Balem Weyauwega Ayota Weyauwega Milon Milon Milon Reansville Rockton Watertow
Yrs. in State.	587888888888888188888888888888888888888
THE Place of	New York Vermont Vermont Kenucky New York New York New York New Hampshire Wurtenberg Wurtenberg New York Ohlo York Ohlo York Cerminy New York
STATISTICAL LIST OF	Lawyer Contractor, &c Contractor, &c Farmer Farmer Farmer Farmer Farmer Farmer Farmer Farmer Merchaut Merchaut Merchaut Merchaut Merchaut Farmer
Age.	4688448646848484444868888888888888
Лаше,	Broelan, J. M., Speaker Abert, George Adams, J. M. Balley, Alexander Balch, Albert V Barnard, Henry C Barnard, Henry C Barnes, Henry W Basford, Luther Basford, Luther Basford, Luther Basford, Luther Basford, Luther Basford, Luther Basford, Luther Basford, John Basford, Luther Barth, Van S, Bannett, Van S, Bannett, Van S, Bannett, Van S, Barten, Minslow Bliss, George W Burten, Henry S Burten, Nathan Brick, Nathan Burten, William Burten, William Burten, Woseph C Burten, Henry S Carbase, John Chandler, William Chandler, William Pitt, Doobs, Jerry, Jr. Doobs, Jerry, Jr. Doobs, Jerry, Michael Doobs, Jerry, Michael
No. of Miles.	\$104641828888888888888888888888888888888888
No. of	8253442883888888888888888888888888888888

877

100 Bellevin Stephen 10 Bentom 1		
Duffy, Thomas T September	Dominion	Rep
Carporter and builder New York 14 16 16 16 16 17 18 18 18 18 18 18 18		Fond du Lac Richland
Duffy, Thomas T St. Retner	Benton Grove Majwaukee Majwaukee Majbejorove. Koto Columbus Bar Ushire Watertown Watertown Watertown Watertown Watertown Watertown Watertown Watertown Watertown Watertown Watertown Watertown Watertown Watertown Watertown Watertown Green Bay Watera Jacksonport Malwaukee Green Bay Watera Green Bay Watera Jacksonport Malwaukee Green Bay Watera Malwaukee Watera Malwaukee Watera Malwaukee Watera Watera Malwaukee Watera Watera Malwaukee Watera Malwaukee Watera Malwaukee Watera Malwaukee Watera Malwaukee Watera Malwaukee Watera Greenbush Geneenbush Cedex Creek	Fond du Lac Richland Center Hixton
Duffy, Thomas T B Rarmer T Federaton, Stephen B Fermer T Federaton, Michael 48 Fermer T Frederatol, Michael 48 Fermer T Frowler, E Edams 28 General Business 29 General Gene	HOWENGE HOUSE THE STATE OF THE	3423
6 Duffy, Thomas T 34	AAAAA	Lower Canada New York Maine
6 Duffy, Thomas T 7 Felora, John 7 Fitzgerald, Michael 8 Foster, James III 7 Fowler, E. Edams 8 Gelsse, Charles II 8 Gelsse, Charles II 8 Gelsse, Charles II 8 Gelsse, Charles II 8 Goodlute, Thomas II 8 Hall, Daniel 8 Hall, Daniel 9 Harris, Charles II 9 Harrison, Stephen A 10 Hicks, Edward 11 Harrison, Stephen A 11 Harrison, Stephen A 12 Harrison, Stephen A 13 Harrison, Stephen A 14 Harrison, Stephen A 15 Harrison, Stephen A 16 Harrison, Stephen A 17 Harrison, Stephen A 18 Harrison, Stephen A 19 Harrison, Stephen A 10 Homeon, Daniel II 10 Johnson, Daniel II 11 Johnson, Johnson, Banes E 12 McCarty, Thomas 13 McCarth, James 14 McCarth, James 15 Minnt, Urinh D 16 Minnt, James II 16 Minnt, James II 17 Minnt, James II 18 Minnt, James II 18 Minnt, James II 18 Minnt, James II 19 Minnt, James II 10 Minnt, James II 10 Minnt, James II 11 Johnson, James II 12 Minnt, James II 13 Marrishon, James II 14 Minnt, James II 15 Minnt, James II 16 Minnt, James II 16 Johnson, James II 17 Johnson, J	Merchant Farmer Carpornter and builder Farmer Farmer Garmer Garmer Banker, &c. Banker, &c. Farmer	Manufacturer, etc. Lawyer Farmor
•54286 • 5344 £ 288 £ 28 £ 28 £ 28 £ 28 £ 28 £ 28 £	%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%	3282
	Duffy, Thomas T. Edgerton, Stephen R. Fitzgerald, Michael. Froster, James II. Foster, James II. Grandm., Alexander. Grandm., Alexander. Grandm., Alexander. Hall, Dantel. Hall, Dantel. Hall, Dantel. Hall, Dantel. Hall, Chenger, Jedediah W. Hall, Barris, Charles I. Harrison, Stephen A. Herrison, Stephen A. Herrison, Stephen A. Herrison, Stephen A. Herrison, Stephen A. Hoffinger, Carl Johnston, Franctis Kennedy, James E. Kennedy, James E. Kennedy, James E. Kennedy, James E. Kennedy, James E. Kennedy, James H. Anderath, James H. McGrath, McGrath, McGrath, McGrath, McGrath	Minills, Uriah D. Minor, James H. Morrill, John.
% Wantat. \$25588428588448588545885885458558	-51-7285 434 434 838 83 84 85 85 85 85 85 84 88 88 85 85 85 85 85 85 85 85 85 85 85	352
	######################################	55 S S S

}		STATISTICAL LIST OF THE ASSEMBLY.
avit	Ilo4	Жер. В Бер. В Б
DRESS.	County.	La Crosse Columbia St. Croix Marquette Marquette Jefferson Juneau Juneau Pierre Prere Cavord Scheboggan Milwankee Calumet Milwankee Munebago Milwankee Calumet Columbia Wanitowoc Rock Tood du Lac Rock Tood du Lac Columbia Wanikee Columbia Wanikee Columbia Jefferson Wanikee Columbia Wanikee Columbia Jefferson Wanikee Columbia Ogankee
POST OFFICE ADDRESS	Post Office.	Onalaska Lodi Lodi Montello Montello Racine Lake Milis Racine Lake Milis Friendahip Friendahip Friendahip Friendahip Friendahip Friendahip Friendahip Friendahip Friendahip Friendahip Friendahip Friendahip Friendahip Friendahip Friendahip River Falis Mellogan Milwaukee Chilton La Crosse Manison Manitowo Manit
in . 91	Sta Sta	288823242228828253182821488
The second second	Fiace of Inativity.	New York New York New York New York Massechnests New York Othio Othio New York Othio New York
	Occupation.	Farmer Miller Farmer Merchant Merchant Isawyer and Editor Isawyer and Editor Isawyer and Editor Farmer Farmer Farmer Merchant Isamyer Merchant Isamyer Ennier Merchant Isawyer Editor and Printer Farmer Merchant Estitor and Printer Farmer Merchant Merchant Merchant Estitor and Printer Farmer Merchant Merchant Merchant Farmer Farmer Farmer Merchant
-	Age	42424484824224288424224888
	TARIBE.	Moulton, Powers G Narraccong, Jonss Parker, Charles D. Pearse, Spencer A. Phillips, A. L. Phillips, Charles H Pierce, Solon W Pierce, Solon W Potter, Jerome B. Raymond, William Reed, H. G. H. Richards, Daniel H Richards, Daniel H Richards, Daniel H Richards, Daniel H Richards, Manes Rodolf, Theodore Rounds, William P Robinson, James Rodolf, Theodore Solomos, William P Solomos, William P Solomos, Moniel H Solomos, Solomos, Alden S Scheman, Adelmom Supster, Rend, C Sanborn, Alder S Scheman, Adelmom Supster, Rend, C Sanbort, Henry C Swahn, George G Totten, Henry V, R Zautcke, Frederick A. Zantcke, Frederick A.
10 .81	No.	2222884838584832553853482828
-	M	25 25 25 25 25 25 25 25 25 25 25 25 25 2

£ 1870.	County.	Sauk. La Fayette. She boygan. Rock. Whine bago. Grant. Fond du Lac. Grant. Frond du Lac. Grant. Walworth. Dane. Columbia. Wannebago. Jefferson. Dane. Dane. Dane. Dane. Dane.
SEMBLY FOR 1870	Post Office.	Prairie du Sac Darlington. Darlington. Cilhoton Oshkosh Potosi. Madison Frond du Lac Muscoda Richland Center Delavan. Greenbush. Greenbush Greenbush Greenbush Greenbush Milwankee Greenbush Milwankee Greenbush Milwankee Greenbush Milwankee Madison Madison Madison Madison Madison Palmyra Vankau Wankau Wankau Wankau Wankau Wankau Wankau Wankau Madison Palmyra Janesville Oolumbus Palmyra Madison Mad
AS AS	State.	25-25-25-25-25-25-25-25-25-25-25-25-25-2
YES OF THE	Nativity.	Maine. New York Maine New York New York Vermont Nowway Nowway New York
AND EMPLO	Occupation.	Farmer Clerk Clerk Carpenter Specialstor Farmer Go Go Go Go Go Go Go Go Go Go Go Go Go
STATISTICAL LIST OF OFFICERS AND EMPLOYES OF THE ASSEMBLY FOR 1870.	Omce.	Chief Clerk Assistant Clerk Book-Keeper. Enrolling Clerk Braycosing Clerk Transcribing Clerk Sergeant-at-Arms Ass't Sergeant-at-Arms 2d. do. Postmaster. Ist Doorkeeper. 2d. do. 3d. do. 3d. do. 1st Doorkeeper. 4d. do. 3d. do. Gallery Attendant. Night Watehman. Go. Flyeman. Gommittee Rooms Porter. Committee Rooms Committee Rooms Gallery Attendant Night Watehman. Go. Committee Rooms Golmittee Rooms Golmittee Rooms Gollerk's Messenger Clerk's Messenger Glerk's Messenger Golerk's Messenger
LL	Age.	252222222222222222222222222222222222222
STATISTICA	ryame.	E. W. Young W. M. Newcomb, F. A. Dennett. S. F. Hammond G. H. Brock G. G. Johnson, O. C. Johnson, O. C. Johnson, O. C. Johnson, O. C. Johnson, O. C. Johnson, O. C. Johnson, S. C. McDonald H. H. Weggener, Myron DeWolf, W. S. Scavey A. B. Finch, A. B. Finch, A. B. Finch, Deseph F. Wigmore W. W. Dantz, Sidney Emmes E. G. Garner, Garner, Gorner, Gorner, Garner, Garner, Garner, Garner, George A. Phimey J. D. Powers G. Anten, J. W. Plato, H. D. Powers J. W. Plato, H. S. Grinde, Fred. Keed G. Shirghum, Frank R. Norton, Frank R. Norton, Frank R. Norton, Frank R. Norton, Frank F. Norton

380	380 ASSEMBLY OFFICERS AND EMPLOYES.			
	DDRESS.	County.	Milwaukee. St. Croix. Green. Walworth. Vernon. Rock. Reck.	
: 1870—Continued.	POST OFFICE ADDRESS.	Post Office.	Milwankee Pleasant Valley. Brothead Whitewater Rockton Janesville Emerald Grove.	
ron.	Y.r.	State.	44 500 E	
F THE ASSEMBL)	Nativity.		Wisconsin do do Louisiana Illinois	
D EMPLOYES O	Occupation.		Student do do do do do Clerk	
STATISTICAL LIST OF OFFICERS AND EMPLOYES OF THE ASSEMBLY FOR 1870—Continued.	Office.		Messenger do do do do do do Messenger General.	
TCAL	Age.		44 : 349	
STATIST	Name.		Henry A. Douglas. Charles S. Parker. Marshail Jackson. Oscar Green. Clarence Patch. Willie Holmes.	

STANDING COMMITTEES.

SENATE.

Judiciary.

Senators Williams of Rock, Webb of Wood, Waring of Green Lake, Lynde of Milwaukee, Baldwin of Calumet.

Finance.

Senators Butt of Vernon, Pettit of Kenosha, Reed of Manitowoc.

Incorporations.

Senators Price of Jackson, Strong of Sauk. Morgan of Ozaukee.

Roads, Bridges and Ferries.

Senators Pratt of Walworth, Stevens of Racine, Ives of Fierce.

Town and County Organization.

Senators Waring of Green Lake, Webb of Wood, Schantz of Washington.

Military Affairs.

Senators Butt of Vernon, Kershaw of Adams, Clark of Dodge.

Privileges and Elections.

Senators Hall of Green, Waring of Green Lake, Walker of Kewaunee.

Agriculture.

Senators Stevens of Racine, Joiner of Iowa, Woodman of Jefferson.

Legislative Expenditures.

Senators Strong of Sauk, Hall of Green, Gray of LaFayette.

State Affairs.

Senators Griswold of Columbia, Hazeiton of Grant, Gray of LaFayette.

Federal Relations.

Senators Hazelton of Grant, Griswold of Columbia, Clark of Dodge. Education.

Senators Williams of Dane, Davis of Dane, Lynde of Milwaukee.

Banks and Banking.

Senators Pettit of Kenosha, Fisher of Winnebago, Burchard of Dodge.

Internal Improvements.

Senators Webb of Wood, Joiner of Iowa, Baldwin of Calumet.

Contingent Expenditures.

Senators Davis of Dane, Griswold of Columbia, Ives of Pierce.

Public Lands.

Senators Joiner of Iowa, Pratt of Walworth, Schaptz of Washington.

State Prison.

Senators Fisher of Winnebago, Town of Fond du Lac, Burchard of Dodge.

Railroads.

Senators Kershaw of Adams, Price of Jackson, Stevens of Racine, Williams of Dane, Deuster of Milwaukee, Krouskop of Richland, Iyes of Pierce.

Printing.

Senators Town of Fond du Lac, Pettit of Kenosha, Deuster of Milwaukee.

Engrossed Bills.

Senators Town of Fond du Lac, Price of Jackson, Woodman of Jefferson.

Enrolled Bills.

Senators Kershaw of Adams, Hall of Green, Clark of Dodge.

ASSEMBLY.

Judiciary.

Messrs. D. H. Johnson of Milwaukee, W. P. Dewey of Grant, Daniel Hall of Jefferson, J. H. Miner of Richland, A. S. Sanborn of Dane.

State Affairs.

Messrs. W. P. Dewey of Grant, R. May of Vernon, Wm. Bargit of Walworth, John Morrill of Jackson, K. G. H. Reed of Sheboygan.

Federal Relations.

Messrs. Daniel Hall of Jefferson, C. L. Harris of Door, S. W. Pierce of Adams, S. R. Edgerton of Walworth, James Robinson of Calumet.

Militia.

Messrs. S. W Pierce of Adams,
D. W. C. Leonard of Green,
P. G. Moulton of La Crosse,
C. M. Schmidt, of Manitowoc,
James Robinson of Calumet.

Ways and Meuns.

Messrs. W. H. Chandler of Dane, Henry Hall of Walworth, John Carthew of Grant, Henry Bertram of Dodge, D. W. Maxon of Washington.

Banks and Banking.

Messrs. A. L. Phillips of Racine, J. E. Kennedy of Winnebago, A. Graham of Rock, Geo. Abert of Milwaukee, J. C. Squires of Grant.

Incorporations.

Messrs. C. L. Harris of Door, C. D. Parker of St. Croix, Geo. G. Swain of Sauk, John Boyd of Fond du Lac, J. M. Adams of Oconto.

Railroads.

Messrs. A. Graham of Rock,
S. A. Harrison of Milwaukee,
J. W. Granger of Dunn,
A. V. Balch of Waupaca,
O. S. Powell of Pierce,
C. W. Beach of Columbia,
Theo. Rodolf of La Crosse,
S. A. Pease of Marquette,
J. Dobbs, Jr., of Fond du Lac.

State Prison.

Messrs. J. E. Kernedy of Winnebago, Luther Basford of Grant, F. A. Zautcke of Milwaukee, H. Totten of Waukesha, E. Chase of Milwaukee.

Internal Improvements.

Mesars. Van S. Bennett of Vernon, John Hammond of Rock, Henry Hall of Walworth, H. C. Barnard of Iowa, C. R. Gleason of Eau Claire.

Printing.

Messrs. G. W. Bliss of Iowa, C. H. Phillips of Jefferson, C. C. Kuntz of Sauk, W. H. Tousley of Jefferson, D. H. Richards of Milwaukee.

Medical Societies.

Messrs, J. H. McNeel of Sheboygan, H. A. W. McNair of Grant, J. H. Miner of Richland, E. Chase of Milwaukee, J. M. Adams of Oconto.

Town and County Organization.

Messrs. C. A. Hult of Monroe, P. G. Moulton of La Crosse, A. Bailey of Kenosha, J. Dobbs, Jr., of Fond du Lac, Edw. Hicks of Brown.

Assessment and Collection of Taxes.

Messrs. C. D. Parker of St. Croix, A. Sherman of Rock, J. Narracong of Columbia, H. C. Runkel of Milwaukee, C. Hæflinger of Marathon.

Roads, Bridges and Ferries.

Messrs. H. A. W. McNair of Grant, W. Raymond of Crawford, Isaac Clark of Trempealeau, J. L. Hallock of Buffalo, A. Zimmerman of Ozaukee.

Education.

Messrs. C. C. Kuntz of Sauk, J. H. McNeel of Sheboygan, J. H. Foster of Winnebago, H. W. Barnes of La Fayette, C. E. McIntosh of Outagamie.

School and University Lands.

Messrs. I. M. Bennett of Rock, C. H. Phillips of Jefferson, J. R. Crocker of Dane, C. R. Gleason of Ean Claire, M. Fitzgerald of Manitowoc Swamp and Overflowed Lands.

Messrs. W. P. Rounds of Winnebago. T. F. Metcalf of Waushara. A. Sherman of Rock. Jas. McGrath of Milwaukee. M. Dockry of Brown.

Agriculture.

Messrs. J. H. Foster of Winnebego. R. Sleyster of Fond du Lac. J. C. Burdick of Green Lake. Jno. Morrill of Clark. Jno. Adams of Dane.

Lumber and Manufactures.

Messrs. U. D. Mihills of Fond du Lac. S. B. Dresser of Polk. F. Huntley of Portage. N. Brick of Milwaukee. J. B. Potter of Juneau.

Mining and Smelting.

Messrs. W. Raymond of Crawford.
D. W. C. Leonard of Green.
C. A. Hunt of Monroe.
Thos. Duffy of La Fayette.
J. C. Squires of Grant.

Privileges and Elections.

Messrs. S. R. Edgerton of Walworth. C. E. Loveland of Dane. J. Blanshan of Sheboygan. Privileges and Elections-continued.

Messrs. F. Johnston of Dodge. D. Cavanagh of Fond du Lac.

Legislative Expenditures.

Messrs. S. B. Dresser of Polk, J. A. Rice of Racine. W. Bullen of Columbia, Jno. Fellenz of Mil'waukee. Jno. Barth of Manitowoc.

Contingent Expenditures.

Messrs. L. Basford of Grant.
J. W. Granger of Dunn.
Isaac Clark of Trempealeau.
H. S. Burtch of Dodge.
H. V. R. Wilmot of Wash'n.

Engrossed Bills.

Messrs. C. M. Beach of Columbia.
John Carthew of Grant.
E. A. Fowler of Dodge.
C. Geisse of Fond du Lac.
J. D. McDonald of Waukesha.

Enrolled Bills.

Messrs. T. S. Jackson of Green.
G. W. Bliss of Iowa.
T. Zautcke of Milwaukee.
H. W. Barnes of La Fayette.
G. Abert of Milwaukee.

JOINT COMMITTEES.

ON CLAIMS.

On the part of the Senate.

Senator Joiner of Iowa.

Griswold of Columbia.

Rice of Waukesha.

On the part of the Assembly.

Messrs. Goodhue of Rock. Chandler of Dane. Phillips of Racine. Burgit of Walworth. McGrath of Milwaukee.

ON CHARITABLE AND BENEVOLENT INSTITUTIONS.

On the part of the Senate.

Senator Fisher of Winnebago.

Town of Fond du Lac.

Gray ef La Fayette.

On the part of the Assembly.

Messrs. Brick of Milwaukee. Hammond of Rock. Mihils of Fond du Lac. Jackson of Green. Pease of Marquette. Rodolf of La Crosse.

ON LOCAL LEGISLATION.

On the part of the Senate. Senator Pettit of Kenosha. Woodman of Jefferson. On the part of the Assembly.

Messrs. Huntley of Portage.
Fowler of Dodge.

McCarty of Waukesha.

Digitized by Google

CHEAPER FREIGHTS TO THE SEABOARD.

FOX AND WISCONSIN RIVERS IMPROVEMENT.

(Now Green Bay and Mississippi Canal.)

The subject of cheapening the transportation of heavy freights presents the great problem of the day. Upon its successful solution depends the prosperity of the farmer and consequently the prosperity of the state.

The importance of agriculture is such that all trades, professions and occupations are successful in the success of the farmer. A sense of the importance of this subject and of the appropriateness of a reference to it in this volume, has induced the compiler to present a few statistics in relation to the proposed improvement of the Fox and Wisconsin rivers.

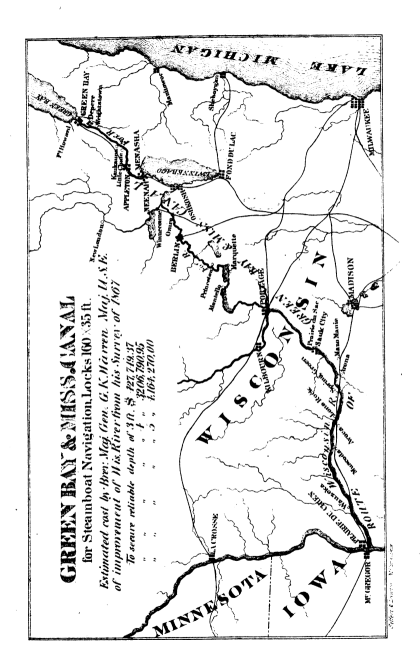
THE FOX AND WISCONSIN RIVERS IMPROVEMENT.

The Fox and Wisconsin rivers have been an important highway for nearly two hundred years. They were the route by which, in 1673, Marquette and his companions discovered the upper Mississippi, and along which were made, by the French missionaries and traders, the earliest settlements in the West.

It was the wish of the founders of the Republic to preserve this great, natural water route unobstructed and to make it a permanent means of communication between the lakes and the Mississippi. In the ordinance for the government of the territory of the United States north-west of the river Ohie, adopted July 14th, 1787, it is provided that the navigable waters leading into the Mississipi and the St. Lawrence and the carrying places between the same shall be common highways, and forever free.

The same provision, in substance, is embodied in an act of Congress relating to said territory, passed August 7, 1789, after the adoption of the constitution of the United States: in an act of Congress establishing the territorial government of Wisconsin, approved April 20th, 1836; in an act of Congress relating to the admission of Wisconsin as a state into the Union, approved August 6, 1846, and in the constitution of the state of Wisconsin.

In 1889, under the direction of the war department of the government, a preliminary survey of the rivers, and an estimate of the cost of their improvement, were made by Capt. Cram of the United States Topographical Engineers.



In 1846 by an act of Congress, approved Aug. 8, 1846, a grant of lands was made to the state of Wisconsin, on the admission of such state into the Union, for the purpose of improving the navigation of the Fox and Wisconsin rivers, in the territory of Wisconsin, and of constructing a canal to unite the said rivers at or near the portage.

In 1854 and 1855 acts of Congress were passed by which the grant of lands to Wisconsin was defined and enlarged.

After the admission of Wisconsin into the Union, by an act of its Legislature, approved August 8, 1848, a Board of Public Works was created, through which the work of improving the said rivers, by the application thereto of the proceeds of the sale of the lands granted by Congress, was undertaken by the State.

It soon became apparent that the moneys realized from the sale of lands were insufficient to meet the obligations of the State issued by its Board of Public Works, as they became due; and in 1853 the work was turned over to the Fox and Wisconsin Improvement Company, a corporation created under an act of the Legislature of Wisconsin, approved July 6, 1853. In 1856, by an act of the-Legislature of Wisconsin, approved October 3, 1856, the lands granted by Congress then unsold were granted by the State, through the said company, to trustees, with power to sell, and the proceeds to hold in trust, for the payment of State indebtedness, the completion of the work, thereafter for the payment of bonds issued by the said company, and the balance, if any, for the company itself.

In February, 1866, the trustees, in execution of the powers contained in the deed of trust made to them, and pursuant to a judgment of the Circuit Court of Fond du Lac county, sold at public sale at Appleton, Wisconsin, the works of Improvement and the balance of lands granted by Congress then unsold, and applied the proceeds to the purposes expressed in the deed of trust.

The proceeds were sufficient to pay in full the expenses of the trust, the then outstanding State indebtedness, and to provide a fund sufficient to complete the work according to the plan specified in the act approved October 3, 1856.

Under an act of the Legislature of Wisconsin, approved April 13, 1861, and the acts amendatory thereof, the purchasers at said sale, on the 15th day of day of August, 1866, filed their certificate in the office of the Secretary of State and thereby became incorporated as the Green Bay and Mississippi Canal Company, holding, as such Company, the said works of Improvement.

NATURE AND CONDITION OF THE WORK OF IMPROVEMENT.

The Wisconsin River, having its rise in the northern part of the State of Wisconsin, runs southerly until it approaches the Fox River, turns abruptly southwesterly, and running in that course one hundred and eighteen miles, empties into the Mississippi at Prairie du Chien.

The Fox River, having its rise in the southern part of Wisconsin, runs north westerly ut til it approaches the Wisconsin River, turns abruptly north-east-

erly, and running in that course one hundred and sixty miles, empties into Lake Michigan at Green Bay.

The course of the two rivers below the portage, the point of nearest approach, is surprisingly straight, and nearly upon a due line, passing through Prairie du Chien and the Straits of Mackinaw.

The divide, or portage, separating the Wisconsin River waters, leading into the Gulf of Mexico, from the Fox River waters leading into the St. Lawrence, is a level sand prairie, without rock, and in width one and one-half miles. The Wisconsin at the portage is at the summit level. It is about seven feet higher than the Fox at the portage, about two hundred feet higher than Lake Michigan at the mouth of the Fox, and one hundred and sixty-nine feet higher than the Mississippi at the mouth of the Wisconsin.

Already a canal at the portage connects the Wisconsin and the Fox, and a slack water communication extending from the portage to Green Bay, a distance of one hundred and sixty miles, overcomes by locks and dams the fall of two hundred feet, and connects the Wisconsin River with Lake Michigan.

The Fox River from its mouth to Oshkosh, on Lake Winnebago, has a low water channel of about four feet, and from Lake Winnebago to the portage of about three feet. At stages of high water, boats of three, four and even five feet drait, have passed from Lake Michigan up the Fox River and down the Wisconsin into the Mississippi River. As late in the season as June, boats of three hundred tons burthen have made the passage. In stages of low water, the Wisconsin cannot be navigated on account of the drifting sand.

It is proposed that the General Government be urged to import the navigation of the Wisconsin River from its mouth to the portage, so that boats of five feet draft may pass with facility in the lowest stages of water.

The works of improvement now in operation upon said Rivers are owned by the Green Bay and Mississippi Canal Company, and chiefly extend from the Portage to the mouth of the Fox.

This company will make the navigation of the Fox River as good as the Government will make the Wisconsin, so that the project is narrowed down to the improvement of 118 miles of river navigation.

THE COST.

Under instructions from the Engineer Department, issued in July, 1866, Major General G. K. Warren took charge of the surveys of various rivers, including the Fox and Wisconsin. Under date of January, 1867, his report was made to the Department, and was subsequently submitted to Congress.

Estimates were made of the cost of enlarging the Improvement of the Fox River; to a uniform low water draught of four feet and to one of six feet, which were for four feet \$444, 442, and for six feet \$1,288.515.40. The surveys of the Wisconsin River were not then completed, and estimates of the cost of the Improvement were not then made.

Under date of April, 1868, General Warren made a further report to the Department, and under date of October, 1868, his final and working report,

(published with the report of the Secretary of War for 1869.)-Message and accompanying documents, Ex. Doc. 1, pt. 2, p. 360.)

In relation to the Wisconsin River he says:

"For improving the navigation along the Wisconsin River from Portage

City to its mouth. I present three plans and estimates.

"First Plan—All in river using wing dams and Long's scrapers, distance 118 miles, to secure a depth of three feet low water navigation, \$427, 749.37. Improvement to be available the second year, the money all wanted the first

year. Annually thereafter \$30,000.

"Second Plan—To secure four feet depth for navigation at low water, twenty-seven miles in the river, ninety miles of canal, seventy feet wide at the bottom and eighty feet at the top, twenty-four miles being in wider places of old river bed, lock 160x30 feet; total lock lift 138 feet; sides of canal in cuts paved for use of steamboats—\$3, 206, 790.95. In order to finish in third year, require \$1,603,385.45 the first year, the remainder the second year, and \$50,000 annually thereafter.

nually thereafter.
"Third Plan—To secure five feet navigation at low water, all to be canal, 118 miles. Canal seventy feet at bottom, eighty feet at top. Locks 160x35. Total lock lift 175 feet. Sides of canal in cuts paved to allow the use of steamboats—\$4, 164, 270.00. In order to finish in third year, will require \$2,082,130.00 the first year, the remainder the second year and \$60,000 annually thereafter. "I would urge the adoption of the third plan if means can be raised, providing, however, at first for only a four foot navigation. The second plan if adopted, should be carried out with a view to being changed to the third it ever required. The first plan, three feet navigation, may have too much inconvenience for the great amount of transportation destined for this route."

THE SAVING.

In his message to the Legislature of 1870, the Governor of Wisconsin, on this subject, says:

"There is no point in the United States where the expenditure of \$5,000,000 will contribute so much to the general good. The effect will be to reduce the cost of transportation not only upon the freights carried by water, but also upon those carried by every other means. It is estimated that, with the rates fixed at one cent per ton per mile, about the tariff on the Eric canal, the yearly saving, which will enure equally to the producer and consumer, will amount to at least twice the total cost of the improvement. The shipments east are to at least twice the total cost of the improvement. The shipments east are estimated to be fully 2,500,000 tons annually, and those west at 1,250,000 tons. Should one-fifth of this freight go by way of the Wisconsin river, tolls at the above mentioned rates, would, after allowing for repairs and to the carrier a fair profit, amount to nearly or quite a million of dollars annually. Thus the general government could be reimbursed within six years after the completion of the improvement, should reimbursement be demanded. Then the rate of tolls proper could be reduced nearly 100 per cent."

ERRATA.

In reviewing the foregoing pages, after they came from the press, the compiler has discovered a number of slight errors, which he here wishes to note, for the benefit of the compiler of the next edition of the Manual. In the annals of the Legislature, giving lists of all previous members of the Legislature, which were copied from the journals, a number of alight errors appear in the spelling of names. It was the aim of the compiler to give this department without a single error of any kind, but the proof-sheets not having passed under his inspection, a few mortifying errors have crept in.

Page 256.—Two of the Presidential electors for 1848 should be for the State at large, and two district electors, and on page 257, Wisconsin is given as having five electors; four is the correct number.

Page 257.—For the "Twentieth Term" Lincoln and Johnson received 213 votes, instead of 215.

Page 261.—The population of Iowa county, in 1865, was 20,657 instead of 30,657.

Page 285.—The last figure in this page should be 8, instead of "0."

In list of Cabinet officers, page 323, the Christian name of Secretary Cox should be "Jacob," instead of John, as there given.

Page 823.—The initials of the Secretary of War are "W. W." instead of W. M.

On page 324 the list of judges should be corrected by substituting the name of H. H. Emmons, instead of Withey, the latter gentleman having declined.

J. B. Howell has been elected to fill the vacancy in the Iowa Senatorship.

The Secretary of State will regard it as an especial favor if those who discover other errors in this Manual will make a memorandum of them and send them to him, so that the errors may not be repeated in the next volume.

GENERAL INDEX.

Α.	N N
Absence of Committees. 159 Absence, leave of. 146 Absentees, to be recorded. 163 Accounts to be verified. 172 Accounts, &c., to be signed by speaker and clerk. 157 Addressing speaker 162 Adjourn, motion to 149 Adjourn, motion to 149 Adjournment. 172 Agent, treasury 339 Agricultural college fund. 282 Amendments in committee of whole 151, 166 Amendments, on third reading 128 B.	Amendments by substitute, how made
D	
Balances in treasury, Sep. 30, 1869 283 Bank Comptrollers, list of. 251 Bills, copies to be printed. 151, 161 each house may amend. 170, 171 dead heads prohibited 159, 170 enrollment of. 171 engrossment of. 151, 159 first and second reading. 161 introduction of. 151 must receive three readings 151 presentation of to governor 151 process of passing. 180, 181 printing of. 151, 161 to be indorsed. 161 question on passage. 167 reading of. 161, 171	Bills, signing of
Call for ayes and noes 149	Committee of whole, proceedings
of the senate	subsequent to
Circuit courts 266	when report .152, 159
Circuit courts. 266 Circuit courts, judges of. 387 Clerical errors may be corrected. 166 Clerk's table, none to remain by 164 Clerk election and duttes146, 156 Clerk to transmit bills to senate 167 assembly 152	reports of
Clerks of boards of supervisors 315	Committee of whole, proceedings
Clerks of circuit courts	in, &c

the standard, 144

Jefferson's manual.

Joint rules and orders of senate

and assembly.................169-172

148, 160

Journal of senate and assembly

Judicial circuits, counties com-

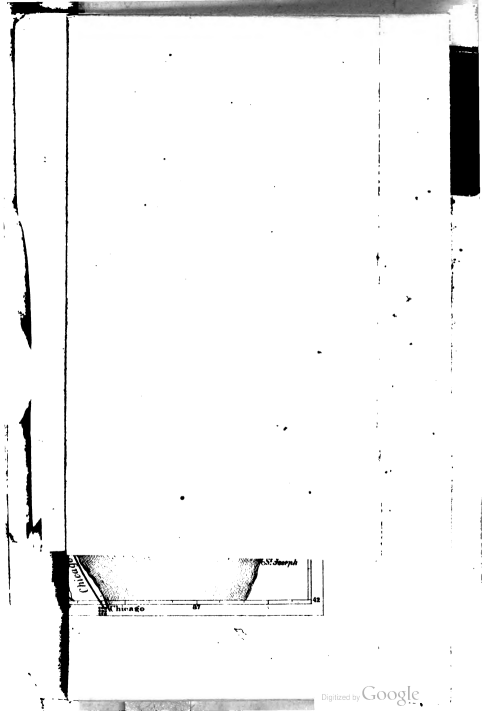
prising...... 266

L,		
		
Lay on the table, motion to 149, 162	List of county treasurers 814	
Leave of absence	clerks of boards of super-	
Legations, U. S. abroad827-328	visors	
Legislative annals	newspapers published in	
of representatives in each year	Wisconsin 263-265	
since 1836 245	register of deeds 313	
since 1836	sheriffs	
resentatives	List of legislative officers from	
List of Presidents and Vice Pres-	organization of territory251-254	
idents of U.S323-324	Loddy, disturbances in146, 155	
List of lieutenant governors 249	Lumber inspectors 844	
)	C .	
35 - 1 T M1- WY 104	. Manage all manage ability to a da ba	
Manual, Jefferson's 75-134	Money, all papers claiming, to be	
the standard. 167	Money resolutions appropriating 179	
Manual of customs, precedents and forms	Money, resolutions appropriating 172 Morning hour 160	
Majority and minority reports.146, 158	Motions 169	
	Motions 162 decided without debate 163	
Meeting of senate, hour of 158 Meeting, quorum, privileges, &c., of assembly 155	how stated, &c 163	
of assembly 155	not to be renewed 163	
Members not to speak more than	to be reduced to writing, 149	
twice without leave 163	to adjourn 149	
Members to vote unless excused 163	to adjourn	
compensation of 174	to take recess	
Compensation of	to reconsider, when in or-	
Magagaras 160	der, &c 150 when may be withdrawn. 149	
Messengers, duties of	privileged 167	
reconcerd craft carron or	Military department 337	
3		
r	ι.	
Newspapers for legislature 179	No amendment on third reading. 166	
Newspapers printed in Wisconsin	Normal schools, regents of 341	
263-265	Normal school fund income 282	
().	
Oaths, president of senate to ad-	Officers of senate, duties of 146, 147	
minister 158 Office of attorney general 838	1870 875 Assembly, 1870 879	
Office of attorney general 838 commissioner of school	legislature, pay of 174	
and university lands 339	duties of 175	
secretary of state 838	Order of business148, 160	
state treasurer 338	call to	
state prison commiss'r 339	while speaker or member	
sup't pub. instruction 339	18 speaking 162	
sup't pub. property 839	requesting concurrence 169 Organization of legislature 178	
Officers of assembly, duties of 156, 157	Organization of legislature 178	
Р.		
Day of officers of largeleture 17%	Presidential electors 956	
Pay of officers of legislature 175 Papers to be read before pres'ted, 150	Presidential electors	
to lie on table till reports	ter oaths 153	
are printed 161	President of senate. temporary 145	
committal of 164	pro tempore, 145	
to accompany bills 169	Prev. ques'n, how put, &c149, 165 Printing of bills151, 161	
claiming money, to be	Printing of bills	
preserved 172	_ reports 176	
Passage of bills, question on 167	Postoffice arrangements, legisla-	
Persons privileged to floor of sen-	ture	
ate	III 14 18.4 1120 OT 510, \$10	
Presentation of bills to the gov-	money orders 278 Proceedings subsequent to com-	
ernor	mittee of whole	
Descident of senate detice of 145	Process of negsing hills 190 199	

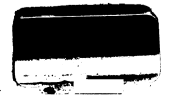
Q.		
Questions, how stated and deci-	Question, division of150, 163	
ded140, 100	on passage of bills 167	
prev., how put, &c. 149, 165	Quorums146, 190	
R	•	
Recommitment previous to pas-	Reports, printing of	
sage 166 Reading of bills 161	Representatives in congress 331	
Reading papers and smoking pro-	Resolutions to lie over. if object-	
hibited	ed to	
Reconsideration, motion for, when in order	to take same course	
Raference of Dills, &C	as bills 171	
Reform school	Rules and orders of senate145, 158 not to be rescinded without	
Registers of deeds	notice 153	
Rejected bills and resolutions 169 Reports of committees146, 166 on enrolled bills152, 159	and orders of assembly 155, 167 of committee of whole 166	
Reports of committees140, 100	suspending and changing. 167	
amendments of 100	of senate and assembly 169, 172	
of committee of whole 100	1.	
; S.		
Seats, drawing of 174	Speaking, order while speaker or	
Secretary of state's office 338	member is 163 Stationery for use of legislature. 179	
Secretaries of state, list of 250 Sections, bill to be read by 165	Stationery for use of legislature. 179 State treasurers, list of 250	
Sanators, (U.S.) from W13. since	State prison commissioners 251	
Argenization of State	State officers 1870–71	
Senate, rules and orders of145, 158 call of	State prison, officers	
1870, statistical list of 514	State prison, officers	
officers 800	State historical society 839 State armory 839	
committees 380 School fund and income 268	State university 840	
Sargeont-st-arms duties &c., 147, 157	State department, U. S 338 State finances 280, 283	
	State indebtedness 280	
Soldiers' orphans' home 344 Sheriffs in Wisconsin, list of 318	State election 319	
	State board of immigration 844 Sup't of public instruction 250	
Speaker of house of repres'tives, 884	Substitute, am't by, how made 158	
Speaking, call to order during 103	Substitute, am't by, how made 183 Supreme court, Wisconsin 337 United States 325	
twice or out of place prohibited 162	Suspend'g and chang'g rules, &c. 167	
].	
Table showing length of sessions and number of representatives	Table showing distances from county seats to Washington	
since 1836	and Madison	
Table showing times of election	Time et holding circuit courts 266	
of state officers and meetings of legislatures of the several states 319	Title of bills to be recited 170	
Table showing number constitut-	bills	
ing majority, &c	Treasury, balances in	
	, W.	
United States, constitution of7, 20 congress of 331	United States legations abroad 327 United States supreme court 325	
government 323	circuit counts 824	
United States senators from Wis.,	University, state	
since organization of state 254 Vote for Presidential electors	Value of gold and silver coins 284	
since organization of state 810	Vote for state officers 1869 308	
Wisconsin, constitution of 31, 58	Writing, motion reduced to 149 Who may be admitt'd to floor. 148. 155	

89096551528

b8909655152**8a**







89096551528



B89096551528A